

Port St. George, April 21, 1932

[G.O. No. 26, 1932, Public (General).]

No. 129.—*Public (General)* Department Notification No. 129, dated the 16th January 1932, published at pages 2-3 of the extraordinary issue of the Port St. George Gazette, No. 11, dated the 16th January 1932, and republished at page 146 of Part I of the Port St. George Gazette, dated the 16th January 1932, is hereby cancelled.

Port St. George, April 21, 1932

[G.O. No. 26, 1932, Public (General).]

No. 129.—*Public (General)* Department Notification No. 129, dated the 16th January 1932, published in the extraordinary issue of the Port St. George Gazette, No. 11, dated the 16th January 1932, and republished at page 146 of Part I of the Port St. George Gazette, dated the 16th January 1932, is hereby cancelled.

Port St. George, April 22, 1932

[G.O. No. 26, 1932, Public (General).]

No. 130.—In exercise of the powers conferred by sub-section (4) of section 144 of the Code of Criminal Procedure, 1898, the Governor is Council hereby directs that the order passed by the Presidency Magistrate, Madras, under the said section in No. M.O. No. 1 of 1932 on the 14th January 1932, prohibiting the holding of any assembly, meetings, processions or other demonstrations involving people to take to civil disobedience, or to campaign and peaceful picketing of shops and foreign cloth shops and to defy law and order and to display of lawfully manufactured authority and also prohibiting the picketing of shops and foreign cloth shops by all or any of the public and directing the persons concerned below and the public generally to abstain from organizing, holding, attending, or in any manner taking part in such assembly meetings or processions or other demonstration in any public place, road or thoroughfare or other place frequented by the public generally or picketing shops and foreign cloth shops within the limits of Namakkal town and its surroundings within a radius of three miles, which has been declared to be in force for a period of two months from the 6th March 1932 in Notification No. 128 published at page 431 of Part I of the Port St. George Gazette, dated the 1st of March 1932, shall remain in force for a further period of two months from the 6th May 1932:—

- (1) K. V. Venkateshulu Reddy.
- (2) Maheshwari Omkar Babji, ex Vice President, Namakkal Congress Committee, and District.
- (3) R. Vasudanga Mahalingam, Proprietor, United Press, and Member, Namakkal Congress Committee.
- (4) V. Ramalingam Pillai, Actor and ex-Secretary, Namakkal Congress Committee.
- (5) Mathewson. Allen, Kamakshi Street, Namakkal.
- (6) Basappa Mahalingam, Union Board Member, Namakkal.
- (7) K. P. Krishnaswami Ayyar, Pleader, Namakkal.
- (8) V. Sureswami Ayyar, Pleader, Namakkal.
- (9) M. Krishna Rao, ex-Member, Namakkal Congress Committee and Pleader, Namakkal.

Port St. George, April 23, 1932

[G.O. No. 26, 1932, Public (General).]

No. 131.—In exercise of the powers conferred by sub-section (4) of section 144 of the Code of Criminal Procedure, 1898, the Governor is Council hereby directs that the order passed by the Chief Presidency Magistrate, Madras, under the said section on the 4th January 1932, prohibiting the

holding of any assembly, meeting, procession, or other demonstration by all or any of the public for the purpose of exciting public opinion against the action taken by the Government of India or by any of the Local Governments or by their subordinates against some of the leaders of the Congress or similar organisations or for expressing sympathy towards them and also for enforcing a ban on the sale and distribution of literature on such occasions, and directing certain specified persons and the public generally to abstain from organizing, holding, attending or in any manner taking part in any such assembly, meeting, procession or other demonstration in any public place, road, thoroughfare, or other place frequented by the public generally in the limits of the City of Madras, which order has been extended by the Chief Presidency Magistrate for a period of two months from the 1st February 1932, and which has been declared to be in force for a further period of two months from the 6th March 1932 in Public (General) Department Notification No. 128, published in an Extraordinary issue of the Port St. George Gazette, No. 11, dated 2nd March 1932 and republished at page 146-148 of Part I of the Port St. George Gazette, dated the 6th March 1932, shall remain in force for a further period of two months from the 2nd May 1932.

Port St. George, April 23, 1932

[G.O. No. 26, 1932, Public (General).]

No. 132.—Under the provisions to section 75 of the Magistrate's Amendment Act, 1931 (Act XXVI of 1931), the Governor is Council hereby directs that Friday, the 2nd June 1932, shall be a public holiday on account of the birthday of His Majesty the King-Emperor. The occasion shall be celebrated in the usual manner.

G. T. H. BRACKEN,
Chief Secretary.

(Military.)

APPOINTMENT.

Port St. George, April 26, 1932

No. 5.—His Excellency the Governor in Council is pleased to appoint the Officer Commanding, Madras, to be a member of the Provincial Advisory Committee.

G. T. H. BRACKEN,
Chief Secretary.

(Police.)

PROMOTION.

Port St. George, April 26, 1932

No. 56.—Mr. J. S. Wilkes, District Superintendent of Police, voluntary grade, to be Offsetting District Superintendent of Police, selection grade, with effect from 25th March 1932.

NOTIFICATION.

Port St. George, April 26, 1932

[G.O. No. 26, 1932, Public (Police).]

No. 56.—In exercise of the powers conferred by clause (4) of sub-section (1) of section 4 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to direct that, with effect from the 1st of April 1932, the date of opening of the Palghat-Pollachi Railway line, the railway line shall be included in the local area of the

WITHDRAWAL OF POWERS.

Port St. George, April 18, 1933.

No. 298.—Under the provisions of section 41 of the Code of Criminal Procedure, 1909, the Governor in Council withdraws the powers of a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates of the place specified against their names recorded in the undermentioned provisions:—

M R By Jeyaraj Kulkarnipani Chetti Chetti (who has resigned his appointment)—Tanjavur in the district of Chingle.

M R By. Mambharai Ponnuswami Rao Nayudu Gurn (who has resigned his appointment)—Mandapam in the district of Kistna.

INVESTIGATIVE POWERS.

No. 297.—Under section 302 of the Code of Criminal Procedure, 1909, the undermentioned officers in the districts specified against their names are authorized to take down the contents of witnesses with their own hand in the English language:—
Mr. T. A. Vengaloor, I.C.S., Assistant Collector and Magistrate—Barnard.

Port St. George, April 19, 1933.

M R By. R. Subrahmanyam Ayyar Ayyar, Deputy Collector and First-class Magistrate—Yongapet.

Port St. George, April 22, 1933.

Mahomed Syahm Mahomed ibn, Hussain Sahib Bahadur—Deputy Collector and First-class Magistrate—Kistna.

Port St. George, April 18, 1933.

No. 296.—Under section 37 of the Code of Criminal Procedure, 1909, the undermentioned officer in the district specified against his name is empowered to hear appeals from the sentences of Second and Third-class Magistrates:—

Mr. M. Subudhi, I.C.S., Subdivisional First-class Magistrate—Vindhyapuri.

Port St. George, April 20, 1933.

No. 295.—Under the provisions of section 34 of the Code of Criminal Procedure, 1909, the Governor in Council is pleased to confer upon M R By. Mambharai Venkatasubramanian Chetti, Sub-Magistrate at Kappan, in the district of Chingle, for the term of his appointment as Sub-Magistrate of Kappan, such of the ordinary and additional powers of a Magistrate of the third class as are specified hereunder, in respect of offences under sections 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

I Ordinary powers—Schedule III of the Code of Criminal Procedure, 1909, sections 1 to 3, 14, 15 and 17 to 20.

II Additional powers—Schedule IV of the Code of Criminal Procedure, 1909, items 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

Port St. George, April 25, 1933.

No. 294.—Under the provisions of section 34 of the Code of Criminal Procedure, 1909, the Governor in Council is pleased to confer upon Sirina Subrahmanyam Iyer, Sub-Magistrate of Kottayam, Chinglevelu, in the district of Kistna, for the term of his appointment as Sub-Magistrate of Kottayam, such of the ordinary and additional powers of a Magistrate of the third class as are specified hereunder, in respect of offences under sections 4 to 9, both inclusive, of the Indian Penal

Code, 1860 and under sections 4, 5 and 12 of the Madras Gaming Act, 1930, which may be committed within the limits of the area of Kottayam and Chinglevelu lock, Chinglevelu taluk, in the district of Kistna:—

I Ordinary powers—Schedule III of the Code of Criminal Procedure, 1909, sections 1 to 3, 14, 15 and 17 to 20.

II Additional powers—Schedule IV of the Code of Criminal Procedure, 1909, items 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

Port St. George, April 25, 1933.

No. 293.—Under section 14 of the Code of Criminal Procedure, 1909, the Governor in Council is pleased to appoint the undermentioned gentlemen to be Special Magistrates for the area comprised within the jurisdiction of the Bench of Magistrates at Tanjavar in the district of Chingle and to confer on them all the ordinary powers of a Magistrate of the second class and further to direct under section 15 (1) of the Code that they shall exercise these powers as members of the Bench of Magistrates constituted for that area:—

Mr. Herbert Hathaway Gilly.
M R By. Bangalore Nanyamaram Vaidyanath Anagall.

Port St. George, April 16, 1933.

No. 292.—Under section 14 of the Code of Criminal Procedure, 1909, the Governor in Council is pleased to appoint Jeyaraj Kulkarnipani Chetti to be a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Mandapam in the district of Kistna and to confer on him all the ordinary powers of a Magistrate of the first class and further to direct under section 15 (1) of the Code that he shall exercise these powers as a member of the Bench of Magistrates constituted for that area.

No. 291.—Under section 21 of the Code of Criminal Procedure, 1909, the undermentioned officer in the district specified against his name is empowered to be a Magistrate of the second class, and under section 37 he is invested with all the powers specified in the Fourth schedule as powers which the Government may confer on a Magistrate of that class except the powers to record statements and confessions under section 164 to authorize the detention of accused persons in the custody of the police under section 167 and to pass orders as to bail offenders under section 167, Criminal Procedure Code:—

M R By. J. A. Thomas, Stationary Sub-Magistrate—Kadabar.

Port St. George, April 19, 1933.

No. 290.—Under section 18 of the Code of Criminal Procedure, 1909, the undermentioned persons in the districts specified against their names are appointed to be Magistrates of the third class, and under section 37 they are invested with all the powers specified in the Fourth schedule as powers which the Government may confer on a Magistrate of that class:—

M R By. C. Kancham Ayyar, Held, Assistant, Deputy Tahsildar's Office, Pongalur.	Chittoor.
M R By. A. Alavandappa, Head Assistant, Deputy Tahsildar's Office, Turbani.	
M R By. K. B. Pichay Iyer, Acting Second Clerk, Revenue Division Office, Bangalore—Karnool.	Belgaum.
M R By. N. Manasaiah, Clerk, Collector's Office.	
M R By. R. Subrahmanyam Pillai, Head Clerk, Revenue Division Office, Chidambaram— South Arcot.	

In the draft declaration under section 4 of the Land Acquisition Act I of 1901, as amended by the Land Acquisition Amendment Act XXVIII of 1920, relating to the acquisition of land for the fish channels of the Canal System of the Cavery-Mettur Project in No. 164 Nannamundalottu village, Tanjore taluk, Tanjore district, published as page 447 of Part I of the Port St. George Gazette, dated 19th March 1925—

In its entry relating to Kallan T.R. No. 31-2-4 B, for 'Ammuram, Amhikayam', read 'Ammuram Amhikayam'.

Port St. George, April 24, 1925.

To the notification under section 4 (1) of the Act published at page 1939, Part I of the Port St. George Gazette, dated 15th August 1923—

Tanjore district, Pappannam taluk,
No. 33, Nallamundalottu village.

R.S. No. 15-12 part, include the name of Venn Chellai as metapara.

No. 33, Nannamundalottu village.

R.S. No. 20-2 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read 'metapara Pannamundalottu and another metapara by garden channel (metapara)'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

Port St. George, April 20, 1925.

To the declaration under section 4 of the Land Acquisition Act published at pages 541 and 542 of Part I of the Port St. George Gazette, dated 6th February 1925, in respect of the land required for the improvements to the Dugadathi channel in Korum taluk, Nilgiris district—

Thavimadai village.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

Chennar Chennarvay village.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

Dugadathi village.

R.S. No. 10-1 part, 10-1 part, 10-1 part and 10-1 part, to the south of metapara (Pannamundalottu) and one side of metapara by garden channel (metapara), read '10-1 part'.

NOTIFICATIONS

Port St. George, April 16, 1922.

No. 140.—Under sub-section (1) of section 48 of Act I of 1904 as amended by the Land Acquisition Amendment Act XXVIII of 1920, the Director in Coastal Survey withdraws from acquisition the unincorporated lands in 140, Nannamundalottu village, Nannamundalottu taluk, Tanjore district, published at page 81 to 84 in the Port St. George Gazette, dated 5th January 1922.

Page 81.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

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Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Government, surveyed, R. No. and T.R. No. 10-1-2, belonging to 140, Nannamundalottu village, bounded on the north by No. 10-1-2, met by No. 10-1-2, met by No. 10-1-2; met by No. 10-1-2.

Fort St. George, April 26, 1932.

No. 164.—The following notifications of the Government of India are republished:—

DEPARTMENT OF INDUSTRIES AND LABOUR.

POSTS AND TELEGRAPHS BRANCH

New Delhi, the 21st March 1932.

No. 33-Misc. 58/21.—In exercise of the powers conferred by the Indian Post Office Act, 1926 (VI of 1926), the Governor-General in Council is pleased to direct that the following further amendment shall be made in the Indian Post Office Rules, 1924, namely:—

In the list of prices in rule 178 of the said Rules under the heading "EMBOSSSED ENVELOPES (Square and octagonal)" for the words, letters and figures

"Envelopes of 15 per packet	1 0 0"
the words, letters and figures	
"Envelopes of 12 per packet	1 0 0"
shall be substituted.	

New Delhi, the 21st March 1932.

THE INDIAN TELEGRAPH RULES, 1922.

No. 338-T. P. 8/22.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), and on recommendation of the Indian Telegraph Rules, 1922, the Governor-General in Council is pleased to make the following rules and orders to have effect from the 1st April 1932.

PREAMBULAR.

Short title.—These rules may be called the Indian Telegraph Rules, 1932.

PART I.

GENERAL.

1. Definitions.—In these rules, unless there is anything repugnant in the subject or context,—

(a) Director-General means the Director-General of Posts and Telegraphs.

(b) Postmaster-General means a Postmaster-General as defined in section 2 of the Indian Post Office Act, 1885 (VI of 1885).

(c) Telegraph Office includes Government Telegraph Office and Licensed Telegraph Office, but does not include a Military Field Telegraph Office.

(d) Departmental Telegraph Office means a Telegraph Office dealing only with telegrams and telegrams and worked under the direction and control of the Director-General.

(e) Civilian Office means a Post Office which is in telegraphic communication with a Government Telegraph Office, or at which telegrams may be handed in for despatch by message to the nearest Telegraph Office for onward transmission.

(f) Government Telegraph Office includes Departmental Telegraph Offices and Civilian Offices.

(g) Licensed Telegraph Office means a Telegraph Office maintained and worked for the purpose of receiving and transmitting paid telegrams under a license granted under section 4 of the Indian Telegraph Act, 1885 (XIII of 1885), e.g., Civil Telegraph Offices and Railway Telegraph Offices.

(h) Postal Forwarding Office means a Post Office which is not in telegraphic communication with a Government Telegraph Office but at which inland telegrams may be handed in for despatch by post,

without additional charge, to a Telegraph Office for onward transmission.

(i) Departmental Exchange means a telephone exchange which is installed, maintained and controlled by the Director-General.

(j) Non-departmental Exchange means a telephone exchange which is installed and maintained, but not controlled, by the Director-General.

(k) Private Branch Exchange means a telephone exchange installed and maintained, but not controlled, by the Director-General and connected to a departmental or non-departmental exchange.

(l) Exchange System means any departmental exchange or exchanges, and any lines connected therewith, declared by the Director-General to be an exchange system.

(m) Trunk Line means a line connecting an exchange system with another exchange system.

(n) Exchange Line means a line connecting a private branch exchange with a departmental or non-departmental exchange.

(o) Junction Line means a line connecting any two exchanges in an exchange system or connecting a departmental exchange with a non-departmental exchange or an exchange of a licensee.

(p) Single Period means a period of three minutes.

(q) Double Period means a period of six minutes.

2. Office hours.—Subject to the provisions of Rule 34 telegrams shall be accepted at all Telegraph Offices during such hours as may be specified as office hours in the case of each office in the List of Offices published in the Post and Telegraph Guide, provided that acceptance of telegrams at railway offices shall be subject to the requirements of railway business.

3. Acceptance of Telegrams on payment of fee for.—(1) Express Indian Telegrams (other than telegrams intended for transmission in Railway or Canal telegraph offices), Foreign Telegrams and Radio Telegrams, shall be accepted at a Government Telegraph Office for transmission at any time, subject to payment of a fee for, at the time of presentation of the telegram, the office at which it is handed in, or the office to which it is addressed, or any intermediate office through which it must pass, is closed.

Provided that at places where there is more than one telegraph office, one office or in the case of large cities specified by the Director-General in this behalf more than one office shall be made available for use by the public during closed hours, and no other office in such place shall in such case accept telegrams for despatch on payment of fee for. Such other offices shall exhibit a notice in a place where it can be read from outside, directing intending senders of telegrams to the nearest open telegraph office, or if there is no open telegraph office, to the nearest telegraph office which is available for the despatch of telegrams on payment of fee for.

(2) The fee for payable shall be calculated at the rate of one rupee for each closed office, within Indian limits, which is required to deal with the telegram and will be paid by the telegraphist in those cases; provided that, when more than one telegram is presented at the same time by, or on behalf of, the same sender, a single rate for only shall be payable, in respect of each closed office; provided also that a single rate for only shall be payable in respect of all telegrams presented at one closed office, whether by one sender or by several senders on the business of the Administrative Department within half an hour after the

prosecution of the first telegram in respect of which the whole of that fee would, save for this proviso, have been payable.

(3) If the attention of a closed office cannot be given the late fee collected for that office shall be refunded, but no refund shall in any case be made of the late fee for any office which has dealt with a late fee telegram.

4. Telegram Forms unissued and in reasonable numbers shall be supplied free at all Telegraph and Post Offices, but the use of such forms shall not be compulsory.

5. *Translation of telegrams.*—At Telegraph Offices in places other than the Presidency towns and Bangoes, every assistance possible shall be afforded to the public in the translation of telegrams into English for despatch and in the translation of telegrams received into the vernacular. No fee for this service shall be charged or given.

6. *Secrecy.*—Save in pursuance of his official duty or in obedience to the direction of a competent authority, a telegraph officer shall not disclose, to any person other than the sender or the addressee or the authorized representative of either, the contents of any telegram.

7. *The accuracy of telegrams is not guaranteed,* and all telegrams shall be deemed to be sent subject to acceptance by the sender, of all risks arising from non-delivery, errors or delays.

PART II.

RULES FOR ISLAND TELEGRAMS.

General.

8. "Island Telegram" means any telegram the disposal of which does not involve transmission to or from any Telegraph Office beyond the limits of India, Ceylon, Afghanistan or Lanna (Thet).

9. *Acceptance of island telegrams.*—Island telegrams shall be accepted for transmission at all Telegraph Offices and Postal Revenue Offices, and may, under certain conditions, be accepted by village Postmen and at Military Field Telegraph Offices.

10. *Island telegrams may be posted by the sender to his nearest telegraph office,* together with postage stamps sufficient for the payment of the charges for their transmission, or may, on condition that all charges (Rule 157) due on such telegrams shall be paid for on the Deposit Account system (Rule 86 (3)).

11. *Island telegrams other than press telegrams (Rule 156 to 162) may be telephoned by telephone subscribers for onward transmission,* without payment, to such Departmental Telegraph Offices and combined offices as the Director-General may authorize in this behalf on condition that all charges (Rule 157) due on such telegrams shall be paid for on the Deposit Account system (Rule 86 (3)).

12. *Telegrams may be posted from foreign countries to a telegraph office at an Indian port for onward transmission as island telegrams without payment on condition that the charges due on such telegrams shall be recovered from the addressee in the manner provided by Rule 85.*

13. *When a telegram has been sent to a Telegraph Office by post under Rule 79 or by a Postal Revenue Office, but the stamps sent therewith are insufficient to cover the charges for transmission, the telegram shall nevertheless be despatched and the deficiency shall be recovered from the addressee in the manner provided by Rule 85.*

14. *All island paid telegrams except telegrams of reduced price rates (Rules 157 and 158), may be transmitted without additional charge between any Government Telegraph Office and any Licensed Telegraph Office.*

15. *Objectable telegrams.*—Telegraph Offices shall refuse to accept or forward any telegram or any part of a telegram of a plainly objectionable or alarming character. In cases of doubt the matter shall be referred by the officer in charge of the Telegraph Office to a Secretary to Government, if the office is located at a seat of Government, or to the Chief Civil or Military Officer if the office is located elsewhere.

16. *Order of transmission.*—Island telegrams shall be transmitted in the following order, viz.,—

(a) State (Government or Raj) close-the-line telegrams (Rules 50 and 51).

(b) Storm and Flood warning and Railway close-the-line telegrams.

(c) State (Government or Raj) priority telegrams.

(d) State (Government or Raj) other telegrams (Rules 43 to 49 and 52 to 54).

(e) Meteorological (other than Storm and Flood warning) telegrams.

(f) Service telegrams (Rules 55 to 61).

(g) Government and Press and Indian News Agency telegrams.

(h) Private telegrams.

(i) Press telegrams other than those specified in clause (g) (Rules 156 to 171).

17. *Subject to the provisions of Rules 42 and 55 telegrams specified in clauses (d), (e), (f), (g), (h) and (i) of Rule 16 shall be transmitted in the order in which they are numbered.*

Mode of Writing.

18. *No letters, characters or devices shall be included in a telegraphic message except those shown as admissible under this rule, namely:—*

(a) Letters.

A, B, C, D, E, F, G, H, I, J, K, L, M, N, O, P, Q, R, S, T, U, V, W, X, Y, Z, A¹, A², A³, A⁴, A⁵, A⁶, A⁷, A⁸, A⁹, A¹⁰.

Note.—Among other signs, as Dash or Letter cipher (Rules 75 and 76), the combination "ch." shall be counted as one character.

(b) Figures.

1, 2, 3, 4, 5, 6, 7, 8, 9, 0.
Note.—There are no telegraphic signals for Roman numerals.

(c) Signs and other signs.

Full stop (.), Comma (,), Semi-colon (;), Colon (:), Note of interrogation (?), Note of exclamation (!), Apostrophe ('), Hyphen or dash (-), Brackets or sign of a parenthesis (), Inverted comma ('), Bar of division (/) or Underscore (—),

(d) Special Instructions and Conventional Signs.

(See Rules 25 to 34.)

Abbreviated Part.	English meaning.
END	End post (Rule 163).
STOP	End post sign (Rule 163).
ALREADY PAID	Reply not required or none (Rule 127).
TO	Collection at reception (Rule 152).
PC	Telegram with telegraphic Notice of delivery (Rule 134).
FOR	Telegram with telegraphic Notice of delivery (Rule 134).
EXPRESS	Delivery by special messenger (Rules 147 and 148).
NP	Postage charges paid (Rule 143).

Abbreviated Form.	English meaning.
NP Fr.	Portage charges paid—express or none (Rule 143).
PORT	Ports (Rules 206, 241, 142, 143 and 145).
PS	Post Registered (Rules 147 (b) and 147 (c)).
PAY	As paid (Rule 147 (d)).
PAYE	As paid in general (Rules 147 (c) and 147 (d)).
OPEN	To be delivered open (Rule 103).
MP	To be delivered into the hands of the addressee himself (Rule 142).
MTF	More to follow (Rule 140 (3)).
TR	To be kept as Telegram Given till called for (Rule 105).
GP	To be kept at Post Office till called for (Rule 105).
CTA	Communicate all addresses (Rule 145).
REM	To be transmitted by Remittance (Rule 104).
REL (see note only in plain language).	Not to be transmitted by wireless (Rule 104).
END OF MESSAGE.	End of Message (Rule 140 (3)).
STATE	State language (Rule 101).
RAJ	Telegram sent by British Ruler or other on the business of the State (Rule 102).

(c) The multiplication sign (\times) may be used but will be replaced in transmission by the letter X, which will be counted as a separate word. Groups and symbols such as 30/3, 30/4, 1°, 3°, 2° cannot be reproduced in transmission, but sender may substitute for them an equivalent which can be telegraphed, e.g., for the expressions quoted above, 30 power 3 (or 30³), thirty-four, forty, secondly, 1 is divided.

(f) Notwithstanding anything contained in this rule the expressions 30/1, 30/2, etc., 30/3, 30/4, etc., 30/5, 30/6, etc., 30/7, 30/8, etc., 30/9, 30/10, etc., 30/11, 30/12, etc., 30/13, 30/14, etc., 30/15, 30/16, etc., 30/17, 30/18, etc., 30/19, 30/20, etc., 30/21, 30/22, etc., 30/23, 30/24, etc., 30/25, 30/26, etc., 30/27, 30/28, etc., 30/29, 30/30, etc., 30/31, 30/32, etc., 30/33, 30/34, etc., 30/35, 30/36, etc., 30/37, 30/38, etc., 30/39, 30/40, etc., 30/41, 30/42, etc., 30/43, 30/44, etc., 30/45, 30/46, etc., 30/47, 30/48, etc., 30/49, 30/50, etc., 30/51, 30/52, etc., 30/53, 30/54, etc., 30/55, 30/56, etc., 30/57, 30/58, etc., 30/59, 30/60, etc., 30/61, 30/62, etc., 30/63, 30/64, etc., 30/65, 30/66, etc., 30/67, 30/68, etc., 30/69, 30/70, etc., 30/71, 30/72, etc., 30/73, 30/74, etc., 30/75, 30/76, etc., 30/77, 30/78, etc., 30/79, 30/80, etc., 30/81, 30/82, etc., 30/83, 30/84, etc., 30/85, 30/86, etc., 30/87, 30/88, etc., 30/89, 30/90, etc., 30/91, 30/92, etc., 30/93, 30/94, etc., 30/95, 30/96, etc., 30/97, 30/98, etc., 30/99, 30/100, etc., 30/101, 30/102, etc., 30/103, 30/104, etc., 30/105, 30/106, etc., 30/107, 30/108, etc., 30/109, 30/110, etc., 30/111, 30/112, etc., 30/113, 30/114, etc., 30/115, 30/116, etc., 30/117, 30/118, etc., 30/119, 30/120, etc., 30/121, 30/122, etc., 30/123, 30/124, etc., 30/125, 30/126, etc., 30/127, 30/128, etc., 30/129, 30/130, etc., 30/131, 30/132, etc., 30/133, 30/134, etc., 30/135, 30/136, etc., 30/137, 30/138, etc., 30/139, 30/140, etc., 30/141, 30/142, etc., 30/143, 30/144, etc., 30/145, 30/146, etc., 30/147, 30/148, etc., 30/149, 30/150, etc., 30/151, 30/152, etc., 30/153, 30/154, etc., 30/155, 30/156, etc., 30/157, 30/158, etc., 30/159, 30/160, etc., 30/161, 30/162, etc., 30/163, 30/164, etc., 30/165, 30/166, etc., 30/167, 30/168, etc., 30/169, 30/170, etc., 30/171, 30/172, etc., 30/173, 30/174, etc., 30/175, 30/176, etc., 30/177, 30/178, etc., 30/179, 30/180, etc., 30/181, 30/182, etc., 30/183, 30/184, etc., 30/185, 30/186, etc., 30/187, 30/188, etc., 30/189, 30/190, etc., 30/191, 30/192, etc., 30/193, 30/194, etc., 30/195, 30/196, etc., 30/197, 30/198, etc., 30/199, 30/200, etc., 30/201, 30/202, etc., 30/203, 30/204, etc., 30/205, 30/206, etc., 30/207, 30/208, etc., 30/209, 30/210, etc., 30/211, 30/212, etc., 30/213, 30/214, etc., 30/215, 30/216, etc., 30/217, 30/218, etc., 30/219, 30/220, etc., 30/221, 30/222, etc., 30/223, 30/224, etc., 30/225, 30/226, etc., 30/227, 30/228, etc., 30/229, 30/230, etc., 30/231, 30/232, etc., 30/233, 30/234, etc., 30/235, 30/236, etc., 30/237, 30/238, etc., 30/239, 30/240, etc., 30/241, 30/242, etc., 30/243, 30/244, etc., 30/245, 30/246, etc., 30/247, 30/248, etc., 30/249, 30/250, etc., 30/251, 30/252, etc., 30/253, 30/254, etc., 30/255, 30/256, etc., 30/257, 30/258, etc., 30/259, 30/260, etc., 30/261, 30/262, etc., 30/263, 30/264, etc., 30/265, 30/266, etc., 30/267, 30/268, etc., 30/269, 30/270, etc., 30/271, 30/272, etc., 30/273, 30/274, etc., 30/275, 30/276, etc., 30/277, 30/278, etc., 30/279, 30/280, etc., 30/281, 30/282, etc., 30/283, 30/284, etc., 30/285, 30/286, etc., 30/287, 30/288, etc., 30/289, 30/290, etc., 30/291, 30/292, etc., 30/293, 30/294, etc., 30/295, 30/296, etc., 30/297, 30/298, etc., 30/299, 30/300, etc., 30/301, 30/302, etc., 30/303, 30/304, etc., 30/305, 30/306, etc., 30/307, 30/308, etc., 30/309, 30/310, etc., 30/311, 30/312, etc., 30/313, 30/314, etc., 30/315, 30/316, etc., 30/317, 30/318, etc., 30/319, 30/320, etc., 30/321, 30/322, etc., 30/323, 30/324, etc., 30/325, 30/326, etc., 30/327, 30/328, etc., 30/329, 30/330, etc., 30/331, 30/332, etc., 30/333, 30/334, etc., 30/335, 30/336, etc., 30/337, 30/338, etc., 30/339, 30/340, etc., 30/341, 30/342, etc., 30/343, 30/344, etc., 30/345, 30/346, etc., 30/347, 30/348, etc., 30/349, 30/350, etc., 30/351, 30/352, etc., 30/353, 30/354, etc., 30/355, 30/356, etc., 30/357, 30/358, etc., 30/359, 30/360, etc., 30/361, 30/362, etc., 30/363, 30/364, etc., 30/365, 30/366, etc., 30/367, 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30/640, etc., 30/641, 30/642, etc., 30/643, 30/644, etc., 30/645, 30/646, etc., 30/647, 30/648, etc., 30/649, 30/650, etc., 30/651, 30/652, etc., 30/653, 30/654, etc., 30/655, 30/656, etc., 30/657, 30/658, etc., 30/659, 30/660, etc., 30/661, 30/662, etc., 30/663, 30/664, etc., 30/665, 30/666, etc., 30/667, 30/668, etc., 30/669, 30/670, etc., 30/671, 30/672, etc., 30/673, 30/674, etc., 30/675, 30/676, etc., 30/677, 30/678, etc., 30/679, 30/680, etc., 30/681, 30/682, etc., 30/683, 30/684, etc., 30/685, 30/686, etc., 30/687, 30/688, etc., 30/689, 30/690, etc., 30/691, 30/692, etc., 30/693, 30/694, etc., 30/695, 30/696, etc., 30/697, 30/698, etc., 30/699, 30/700, etc., 30/701, 30/702, etc., 30/703, 30/704, etc., 30/705, 30/706, etc., 30/707, 30/708, etc., 30/709, 30/710, etc., 30/711, 30/712, etc., 30/713, 30/714, etc., 30/715, 30/716, etc., 30/717, 30/718, etc., 30/719, 30/720, etc., 30/721, 30/722, etc., 30/723, 30/724, etc., 30/725, 30/726, etc., 30/727, 30/728, etc., 30/729, 30/730, etc., 30/731, 30/732, etc., 30/733, 30/734, etc., 30/735, 30/736, etc., 30/737, 30/738, etc., 30/739, 30/740, etc., 30/741, 30/742, etc., 30/743, 30/744, etc., 30/745, 30/746, etc., 30/747, 30/748, etc., 30/749, 30/750, etc., 30/751, 30/752, etc., 30/753, 30/754, etc., 30/755, 30/756, etc., 30/757, 30/758, etc., 30/759, 30/760, etc., 30/761, 30/762, etc., 30/763, 30/764, etc., 30/765, 30/766, etc., 30/767, 30/768, etc., 30/769, 30/770, etc., 30/771, 30/772, etc., 30/773, 30/774, etc., 30/775, 30/776, etc., 30/777, 30/778, etc., 30/779, 30/780, etc., 30/781, 30/782, etc., 30/783, 30/784, etc., 30/785, 30/786, etc., 30/787, 30/788, etc., 30/789, 30/790, etc., 30/791, 30/792, etc., 30/793, 30/794, etc., 30/795, 30/796, etc., 30/797, 30/798, etc., 30/799, 30/800, etc., 30/801, 30/802, etc., 30/803, 30/804, etc., 30/805, 30/806, etc., 30/807, 30/808, etc., 30/809, 30/810, etc., 30/811, 30/812, etc., 30/813, 30/814, etc., 30/815, 30/816, etc., 30/817, 30/818, etc., 30/819, 30/820, etc., 30/821, 30/822, etc., 30/823, 30/824, etc., 30/825, 30/826, etc., 30/827, 30/828, etc., 30/829, 30/830, etc., 30/831, 30/832, etc., 30/833, 30/834, etc., 30/835, 30/836, etc., 30/837, 30/838, etc., 30/839, 30/840, etc., 30/841, 30/842, etc., 30/843, 30/844, etc., 30/845, 30/846, etc., 30/847, 30/848, etc., 30/849, 30/850, etc., 30/851, 30/852, etc., 30/853, 30/854, etc., 30/855, 30/856, etc., 30/857, 30/858, etc., 30/859, 30/860, etc., 30/861, 30/862, etc., 30/863, 30/864, etc., 30/865, 30/866, etc., 30/867, 30/868, etc., 30/869, 30/870, etc., 30/871, 30/872, etc., 30/873, 30/874, etc., 30/875, 30/876, etc., 30/877, 30/878, etc., 30/879, 30/880, etc., 30/881, 30/882, etc., 30/883, 30/884, etc., 30/885, 30/886, etc., 30/887, 30/888, etc., 30/889, 30/890, etc., 30/891, 30/892, etc., 30/893, 30/894, etc., 30/895, 30/896, etc., 30/897, 30/898, etc., 30/899, 30/900, etc., 30/901, 30/902, etc., 30/903, 30/904, etc., 30/905, 30/906, etc., 30/907, 30/908, etc., 30/909, 30/910, etc., 30/911, 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etc., 30/1003, 30/1004, etc., 30/1005, 30/1006, etc., 30/1007, 30/1008, etc., 30/1009, 30/1010, etc., 30/1011, 30/1012, etc., 30/1013, 30/1014, etc., 30/1015, 30/1016, etc., 30/1017, 30/1018, etc., 30/1019, 30/1020, etc., 30/1021, 30/1022, etc., 30/1023, 30/1024, etc., 30/1025, 30/1026, etc., 30/1027, 30/1028, etc., 30/1029, 30/1030, etc., 30/1031, 30/1032, etc., 30/1033, 30/1034, etc., 30/1035, 30/1036, etc., 30/1037, 30/1038, etc., 30/1039, 30/1040, etc., 30/1041, 30/1042, etc., 30/1043, 30/1044, etc., 30/1045, 30/1046, etc., 30/1047, 30/1048, etc., 30/1049, 30/1050, etc., 30/1051, 30/1052, etc., 30/1053, 30/1054, etc., 30/1055, 30/1056, etc., 30/1057, 30/1058, etc., 30/1059, 30/1060, etc., 30/1061, 30/1062, etc., 30/1063, 30/1064, etc., 30/1065, 30/1066, etc., 30/1067, 30/1068, etc., 30/1069, 30/1070, etc., 30/1071, 30/1072, etc., 30/1073, 30/1074, etc., 30/1075, 30/1076, etc., 30/1077, 30/1078, etc., 30/1079, 30/1080, etc., 30/1081, 30/1082, etc., 30/1083, 30/1084, etc., 30/1085, 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30/1252, etc., 30/1253, 30/1254, etc., 30/1255, 30/1256, etc., 30/1257, 30/1

29. In the case of a multiple telegram, special instructions, if any, shall be written by the sender before each address to which they relate; provided that the special instructions for collection in the case of such telegram shall be deemed to be sufficiently indicated if written once only, before the first address.

30. Special instructions may be written in any intelligible form but shall be charged for and transmitted in the abbreviated form specified in Rule 25 (b). If the instruction has not been written by the sender in the agreed abbreviated form, the counter clerk shall cross it out and substitute for it the correct abbreviation, which shall be placed between two double dashes (e.g., = TC =).

31. Address.—The address of every inland telegram shall contain at least two separate words designating respectively the addressee and the name of the telegraph office of destination. The name of the office of destination shall, for purposes of charging, be treated as one word, irrespective of the actual number of words and letters which it may contain (Rule 30). The designation of the office to which the telegram is to be transmitted shall be written as given in the List of Telegraph Offices published in the Post and Telegraph Guide, but the letters and figures of districts and provinces which are therein printed in italics after the name of offices, may be omitted.

Example.—"Bann. Bridge Junction N.E.M." written as the name of the telegraph office of destination will be treated as one word only.

32. The address shall contain all particulars necessary to ensure the delivery of the telegram without inquiry.

33. When a telegram is addressed to one person, one of several, the address shall contain, in addition, either the name of the actual addressee, the words "care of," "c/o" or any other equivalent.

34. The address may be composed of the name of the addressee followed by the word "telephone" and his telephone number, e.g., "Mitra telephone 200 Calcutta". Telegrams so addressed will, in the absence of any arrangement to the contrary between the addressee and the office of destination, be telephoned to the number indicated. The address may in like manner be composed of the name of the addressee and his post box number, e.g., "Paul post box 250 Calcutta". Telegrams so addressed will be delivered through the Post Box.

35. The address of telegrams addressed "poste restante" or "telegrams poste restante" shall give the name by which the addressee is ordinarily known and shall not be addressed by means of initials, figures, Christian names only or fictitious names.

36. Any inland telegram of which the address is not in conformity with Rules 31, 32 and 33 may be refused at the office of presentation, and if such telegram is accepted for transmission no claim for refund in respect of delay or non-delivery thereof shall be admitted.

37. No alteration or addition shall be made in the address of a telegram after it has been despatched except by means of a paid return advice (Rule 30, etc.).

38. Abbreviated addresses.—Subject to the provisions of Rules 29 and 34 abbreviated addresses may be employed within the limits of India under the following conditions:—

(a) Application for registration shall be made to the officer in charge of the Telegraph Office at which it is desired to register an address.

(ii) No address may be registered in one town for the delivery of telegrams in another town.

(iii) The registered address will be available for telegrams from other countries, as well as for inland telegrams.

(iv) No registered address shall consist of more than one word in addition to the name of the Telegraph Office where registration is effected (Rule 31).

(v) Each word shall contain not more than ten letters and shall be easily pronounceable. Proper names shall ordinarily not be accepted.

(vi) Numbers, names of professions, trades, countries, cities, towns, telegraph stations, well-known streets or registered newspapers shall not be used as registered addresses.

(vii) Registration shall be refused of any word which either in writing or in telegraphic signals so closely resembles a word already registered that the one might be mistaken for the other.

(viii) The Officer in charge of a Telegraph Office may at any time cancel any registered address, and shall thereupon refund a part of the registration fee proportionate to the unexpired period of the registration, or, at the option of the person by whom such address was registered, shall allow a new address to be established free of charge for the fee cancelled.

(ix) In the event of a change in the title of a firm for which an address has been registered the records may be altered only with the consent, in writing, of all the partners of the firm.

(x) A firm shall be permitted to register an address for an agent, provided that such agent trades under the same name as the firm.

(xi) The fee for registration of an abbreviated address shall be Rs. 25 yearly, or Rs. 15 half-yearly, payable in advance to the Office in charge of the Telegraph Office at which registration is effected.

(xii) An additional fee, equal to half the original registration fee, shall be charged for every change of the word selected, or for every transfer to another Telegraph Office within the period of registration; no additional fee shall be charged in respect of a change of residence within the delivery limits of the registering office, or in respect of a change in the name or title of the registering firm or person not amounting to a change of locality, or to a transfer from one firm to another.

(xiii) An abbreviated address, registered permanently by any firm or person under the rules in force prior to 1st July 1904, shall not be transferred to any other firm or person as a permanently registered address, but if transferred shall be returned only on payment of the yearly registration fee prescribed under clause (xi). A fee of Rs. 4 shall be charged for every change of the word selected for an abbreviated address registered permanently under the rules in force prior to 1st July 1904 and for every transfer of such address to another Telegraph Office.

(xiv) No refund of fee shall be made in respect of addresses registered but subsequently given up by the person who registered them.

39. Any person or firm to whom telegrams are frequently addressed by means of an abbreviated name which has not been registered may be requested, by a written notice from the telegraph office, to register the address, and on failure of such person or firm to comply with such notice the telegraph office may refuse to deliver telegrams so addressed.

40. Limit to length of address.—No inland private telegram shall exceed 500 words in length, nor shall any one person send at the same time a

series of telegrams in which the total number of words exceeds 500. In cases where the limit of 500 words has been reached, either in one telegram or in a series of telegrams, the sender of such telegrams or telegrams shall not, unless the line is free of all other traffic, be permitted to send a further telegram until three hours have elapsed since the sending of his last telegram.

41. *Sender's name or designation.*—The sender's name or designation may be in a satisfactory abbreviated form, or may be replaced by a registered address, or may be omitted altogether.

42. *Signatures.*—The true signature and address of the sender (whether of which shall be charged for or transmitted) shall be written at the foot of the telegram, and the sender of a private telegram may be called upon to prove that the signature attributed to it is genuine. If the sender of a telegram is a female, his mark shall be obtained and shall be verified in such manner as the Director-General may direct. In the case of telegrams from a responsible firm the signature may be the name of the firm written by hand, or the name of the firm stamped and attested by the signature or initials of a responsible member of the firm.

In the case of telegrams telegraphed by telephone subscribers, [Rule 11] the signatures of the senders shall not be necessary.

STATE TELEGRAMS.

43. *Persons entitled to send.*—The following persons shall be entitled to send Island State telegrams subject to the conditions noted against each:—

(a) All officials of the British Government except those who are on leave provided that the telegrams sent by them relate solely to the business of the British Government.

(b) The Rectors of the Universities of Calcutta, Madras, Bombay, Allahabad, Patna, Bangoon, Delhi, Dacca, Lucknow, Agra and the Punjab, provided that the telegrams sent by them relate solely to the business of the University.

(c) The Privy Councillors District Educational Councils in the Madras Presidency and their Secretaries, provided that the telegrams sent by them relate solely to the business of the Council.

(d) The Astronomer in charge of the G. V. Juggeswari Observatory, Vazirpattur, provided that the telegrams sent by him relate solely to the business of the Observatory.

(e) The Chairman of the Board of Trustees for the European Hospital for Mental Diseases at Ranchi and the Superintendent of the said Hospital provided that the telegrams sent by them relate solely to the business of the Hospital.

(f) The Secretary of the Indian Council Cotton Commission, provided that the telegrams sent by him relate solely to the business of the Commission.

(g) Honorary Assistant Registrars of Co-operative Societies in the Madras Presidency, provided that the telegrams sent by them relate solely to the business of the Societies.

(h) Honorary Organisers of Panchayats in the Madras Presidency, provided that the telegrams sent by them relate solely to the business of the Panchayats.

(i) Honorary Organisers of Co-operative Societies in the Bombay Presidency, provided that the telegrams sent by them relate solely to the business of the Societies.

44. *Language.*—Island State telegrams may in all cases be expressed in secret language (e.g.,

Code or Cipher, or both), but a combination in the same telegram of figures and letters, having a secret meaning, shall not be permitted.

45. *Collection.*—State telegrams in figures or letter cipher shall be repeated in their entirety (Rule 123) by the Receiving Office in the manner required for "collected" telegrams (Rule 130). If the telegram is written partially in cipher, the cipher portions only shall be repeated.

46. *Payment, etc.*—Island State telegrams shall have the special instruction "State" inserted by the sender and, subject to the provisions of Rule 47, shall be paid for prior to despatch at the rates fixed for private telegrams. Payment may be made by means of service postage stamps, by express of a licensed banking machine, or in cash.

47. *State telegrams without prepayment.*—(1) Island State telegrams may be accepted without prepayment, at such Departmental Telegraph Offices as the Director-General may specify in this behalf, from any official of the British Government whose average expenditure on telegrams is Rs. 1,000 or more per month, on the condition that settlement of all charges on such telegrams shall be made monthly by such persons and the local treasury, and that a fee for the upkeep of accounts shall be paid by the sender at the rate of twelve annas for each complete batch of 50 telegrams despatched by the sender, and twelve annas for the remainder of such telegrams, if any.

(2) The rule regarding prepayment (Rule 45) may be relaxed for express telegrams in case of great emergency, but in any such case it shall be the duty of the sender to ascertain the charges due, and to pay them into the Telegraph Office within 24 hours.

(3) The rule regarding prepayment (Rule 45) may further be relaxed by the Director-General in times of great emergency at the specific request of any Local Government or Administration, for Island State telegrams, on the condition that settlement of all charges including the fee referred to in sub-rule (1) for the upkeep of accounts shall be made by means of service postage stamps through the Postmaster-General of the circle concerned.

48. *At railway telegraph offices.*—Except in cases of emergency, State telegrams shall not be accepted at Railway Telegraph Offices at places where there is also a Government Telegraph Office.

49. *Abbreviated addresses.*—The conditions for the registration of abbreviated addresses laid down in Rule 35 shall not, save in respect of the charging of fees apply to the abbreviated addresses of British Government Officials. Such addresses shall, on application being made by the British Government Official to the Director-General, be registered at the charge prescribed in clause (a) of Rule 35, and without any restriction as to the number of words used.

50. *Clear-the-line telegrams.*—On occasions of emergency and great importance, officers who have been authorised by the Governor-General in Council in this behalf may, within Indian limits, "clear the line", i.e., may suspend the receipt or despatch of all telegrams until the one for which the line is cleared has been passed on. Such "clear-the-line" telegrams shall be accepted only if signed by an officer so authorised. The words "clear-the-line" shall not be telegraphed and "clear-the-line" telegrams signed "by order"

shall not be accepted. Officers sending a "clear-the-line" telegram may authorize a "clear-the-line" reply, but no "clear-the-line" reply shall be accepted in the absence of such authority. "Clear the line" telegrams shall be paid for at State (Express) telegraph rates. The words "clear line" shall be written before the address and will be transmitted free.

31. Any of the offices enumerated below may "clear-the-line" to Ceylon, namely:—

- (a) His Excellency the Governor of Ceylon.
- (b) Members of the Ceylon's Executive Council.

(c) Secretaries to the Government of India.

(d) Private Secretary to the Viceroy.

REPLY TELEGRAMS.

32. *Definition*.—A *Reply* telegram is an inland telegram sent by an official of an Indian State on the business of that State.

33. *Payment*.—*Reply* telegrams shall bear the agreed restriction *Reply* inserted by the sender and shall be paid for, at the rates fixed for private telegrams, in service stamps of the Government of India, in cash, or on the deposit account system (Rule 53).

34. *Abbreviated addresses*.—The conditions for the registration of abbreviated addresses laid down in Rule 25 shall not apply in respect of the charging of fees apply to the abbreviated addresses of Indian State officials. Such addresses may, on application being made by the Indian State official through the Chief Political Officer of the State to the Director General, be registered at the charge prescribed in clause (a) of Rule 25 and without any restriction as to the number of words and.

SERVICE TELEGRAMS AND SERVICE ADVICES.

35. "Service Telegram" means—

(a) a telegram sent free on the service of the Government Department of Posts and Telegraphs, or

(b) a telegram sent free on the service of certain foreign Governments notified by the Government of India.

36. "Service advice" means a telegraphic communication between one telegraph office and another in respect of a telegram already transmitted or in course of transmission between such offices.

37. During the period of preservation of records in Telegraph Offices (Rule 164) the sender or the addressee of any inland telegram already transmitted or in course of transmission, or the authorized representatives of either of them may, if they identify such, in the case of agents, their authority, is satisfactorily established, have information obtained or instructions given by telegraph about such telegram. Such person shall deposit the cost of the telegram covering the request and of a reply telegram if one is needed, such telegrams and reply being charged Express or Ordinary at the sender's option.

Provided that, when the addressee asks for repetition of a telegram received by him, he shall pay the charge for the transmission of a telegram (Express or Ordinary at his option) to cover the cost of the number of words to be repeated and no further charge shall be made for a reply.

Provided, further, that, when a Government official asks for the repetition of a telegram received by him in his official capacity, he shall not be required to prepay the charge for transmission referred to in this rule but if an error of

the telegraph service is revealed by the repetition he shall be required to pay such charge.

38. A telegram sent at the request of the addressee, in order to obtain the repetition of a message supposed to be erroneous, shall be deemed always to imply a telegraphic reply of the same class as the telegram making the request, and the insertion of the instruction "Reply Paid" shall not be necessary. In other cases in which a telegraphic reply is desired the instruction "Reply Paid" shall be inserted in the telegram conveying the request.

39. The certification or cancellation of telegrams, and all other communications addressed to a telegraph office in respect of telegrams already transmitted or in course of transmission, shall be effected solely by means of service advice at the expense of the person making the demand.

40. The charges paid for service advice necessitated by error of the Telegraph Service shall be refunded upon application made in accordance with the provisions of Rule 175.

41. When the words of which repetition is requested are indistinctly written, the office of origin shall, before giving a repetition, make inquiry of the sender or, if the sender cannot be found, shall add to the repetition a note "Writing doubtful".

42. When the repetition relates to a telegram which has reached a telegraph office of origin from the sender by telephone or by a private telegraph wire, that office may, before giving a repetition, ask the sender to repeat the words in question. In such case, if one or more of the words thus repeated are not the same as the words in the telegram, the telegraph office shall give the desired repetition as corrected by the sender, but may add to the text of the service advice "not service fault", and the charge for repetition shall not in such case be refunded.

CORRECTION OF WORDS.

43. *What is counted*.—Every word or character written by the sender of an inland telegram on the copy intended for transmission shall be counted in calculating the charge, provided that the name of the Telegraph Office of origin shall not be so included but shall be transmitted free.

44. *Stops, etc.*—Shall be used only to separate on the sender's copy the different words or groups of the telegram shall not be transmitted. Signs of punctuation, apostrophe, and hyphens shall be transmitted only at the request of the sender, and shall in such case be counted as provided under Rules 72 and 73.

45. *Preamble*.—Words, numbers and signs added by Telegraph Officials for official purposes shall not be charged for. The hour and minute (Standard Time) at which a telegram is handed in shall be added by the Telegraph Office and transmitted free.

46. Each of the following shall be counted as one word only:—

(1) Special instruction written in the abridged form authorized in Rule 45 (4); and

(2) The name of the Telegraph Office of destination when written as given in the *Post and Telegraph Guide* (Rule 22) or when completed by the name of the district or the province, if the name of the office has not yet been published in the *Post and Telegraph Guide*.

(3) Every code word which fulfils the requirements of Rules 22, 38 and 24.

(ix) Save as provided under Rule 161, every isolated character, letter or figure as well as every sign of punctuation, apostrophe or hyphen, transmitted at the request of the sender.

(v) An asterisk.

(vi) Parentheses (the two signs forming).

(vii) Isolated commas, i.e. the two signs placed at the commencement and end of one and the same passage.

(viii) In telegraphic money orders, the amount expressed in both figures and words, the name of the post office of issue, the name of the post office of payment, and that of the locality in which the money lies.

67. **Plain language telegrams**—In inland telegrams in plain language each word or authorized compound shall, for purposes of charging, be counted as a single word provided that it contains not more than 15 characters counted in accordance with the provisions of Rule 16. Words or authorized compounds containing more than 15 characters shall, for purposes of charging, be counted at the rate of one word for each complete 15 characters and one word for the remainder, if any.

68. **Code telegrams**—In the text of inland code telegrams, the maximum length of a word shall be fixed at ten characters counted in accordance with the provisions of Rule 16.

69. **Mixed telegrams**—(1) In an inland mixed telegram, of which the text contains both plain language words and code words, the plain language words as well as the code words in the text shall be counted at the rate of ten letters to a word. This rule shall apply also to proper names and to registered addresses in the text of the message.

(2) In an inland mixed telegram containing plain language words, code words and cipher, the plain language and code words shall be counted according to the provisions of Rule 63, and the cipher according to those of Rule 71.

(3) If an inland mixed telegram contains only plain language and cipher, the plain language words shall be counted according to the provisions of Rule 67, and the cipher groups according to those of Rule 71.

70. In all inland telegrams the address or sender's name shall, save as provided in Rule 161, be charged for according to the provisions of Rules 62 and 67.

71. **Figures, letter-ciphers, commercial marks, etc.**—Groups of figures or of letters, commercial marks composed of figures and letters, the number of a cheque or railway note, and all reference numbers in State telegrams, shall be counted at the following rate, namely:—

(a) One word for every group not containing more than five figures or letters.

(b) For groups of more than five figures or letters, one word for every complete five figures or letters and one word for the remainder, if any. Each of the quadrillions 4, 5, 6, 7, 8, 9, and 0 shall be counted as two letters. When commercial marks form part of the text of a telegram, the words shall certify them to be such at the foot of the form.

72. **Use of apostrophe and hyphen**—Save as provided under Rule 161, words separated by an apostrophe and words joined by a hyphen shall be counted as separate words.

73. **Signs, dots, and dash figures or letters**—Decorative points or full stops, commas, colons, dashes and bars of division when used in groups of

figures or letters shall be counted each as a figure or a letter. In the like manner shall be counted each letter or figure added to a house number in an address at whatever part of the telegram such address appears.

74. **Abbreviations**—Common tales, which in their full form are expressed by a single word, such as Captain, Admiral and Esquire, may be written in their usual abbreviated forms, such as Capt., Adm. and Esq., each of which shall be counted as one word. Similarly, common abbreviations of single words, such as Sir, (for Esquire), Mr. (for monsieur), shall be admissible and shall be counted each as one word.

75. **Conjunctions or alterations of words** contrary to the usage of the language, whether such conjunction or alteration be apparent or disguised by removing the order of letters or syllables, shall not be permitted:

(1) Provided that registered abbreviated addresses, names of towns and countries, family names belonging to one person, the full names of places, squares, buildings, streets, and other public ways, the names of ships, whole numbers, fractions, decimal or fractional numbers, written entirely in words, and all expressions which, by the usage of the English language, are written as single words shall, subject to the limitations imposed by Rules 67 and 68, be counted as single words in inland telegrams and shall be charged for accordingly:

(2) Provided further that the words halfpenny, horsepower, horsepower, etc., up to eightpence may be written as single words.

Examples.

(a) Conjunctions admissible as single words—Crestide, Gargyleand, Eapsed; Sheepkin.

(b) Conjunctions inadmissible as single words:—

Yagrypattress.	Stomach.
Commodities.	Yagryd.
Thudston.	Businesses.
Winnower.	Counting.
Alright.	Twenty-fourth.
Yagrydston.	Centimes.
Businesses.	Business.
Businesses.	Businesses.
Businesses.	Businesses.

76. **Surnames**—Names, such as MacDonald (for McDonald), MacDonald, O'Neil, DeWagon, D'Ann, DeBaire, St. John, Van de Bende, DeBair, shall be counted as one word each even though written with capital initial letters and shall be transmitted as single words without break, the apostrophe where used being omitted.

77. **Examples of counting**—The following examples show how the rules for counting words are to be interpreted:—

	Number of words
Lewis-Gunter (family name)	2
Lewis-Gunter (family name)	2
John Henry (Christian name)	2
John Henry (Christian name)	2
A. Gower (usual and family name)	2
Agnes (maiden name)	1
Businesses	1
Re-addressed	2
Don't	1
Don't	1
Halfpenny	1
Richardson	1
Alright	1
Alright	1
Alright (proper)	1

on inland telegrams shall be prepaid in cash or postage stamps. If the class of the telegram is not stated by the sender, it shall be second and charged for as Ordinary (Rule 78).

80. At departmental telegraph offices and at such combined offices as the head of a class may specify in this behalf, inland telegrams may be accepted on the Deposit system on the following conditions:—

(1) A minimum deposit of a sum of money equivalent approximately to the cost of fourteen days' telegrams shall be made at the telegraph office from which telegrams are required to be sent. At the end of each week, the telegraph office concerned shall submit to the depositor a detailed account showing the amount expended on his telegrams, in order that he may renew his deposit, if necessary, by paying into the telegraph office the amount shown in the account.

Provided that the account may, at the request of the depositor, be rendered at intervals greater than a week if the deposit is increased accordingly.

(2) If the deposit is exhausted and the depositor does not renew it, no further telegrams shall be accepted from him except on payment.

(3) A fee for the upkeep of accounts shall be levied at the rate of twelve annas for every 25 telegrams despatched by the depositor plus twice as much for the remainder, if any, of such telegrams, subject to a maximum charge of Rs. 10 per annum payable at the beginning of each calendar year.

Provided that for the year in which a deposit is first made the minimum fee payable in advance shall be calculated at the rate of Rs. 2½ for each unexpired quarter of such year.

Provided further that the minimum charge shall not be applicable to telegrams telephoned by telephone subscribers (Rule 11).

81. *Offling stamps*.—Stamps tendered in payment of a telegram shall be affixed by the sender to the telegram form in the space allotted for the purpose, and shall be delivered by the receiver clerk with the name and date stamp of the office.

82. *Spells or defaced stamps*.—Postage stamps which have been obliterated, defaced, torn, cut or otherwise rendered imperfect, or which have any word, letter, figure or design written, printed or impressed upon them, otherwise than by the authority of Government before being affixed, or which have been cut or otherwise separated from embossed envelopes, postcards or wrappers, shall not be accepted in payment of a telegram.

NOTE.—The perforations of postage stamps, with creases or other identifying marks, kept in reserve here, is not permitted.

83. *Receipt*.—A receipt showing the number of the telegram and the charges paid may be obtained for each telegram accepted for transmission at a telegraph office or postal receiving office. Duplicate copies of receipts for telegrams shall not be given.

84. *Telegrams from ships*.—Telegrams arriving by mail steamer or other vessel for several times a week by telegraph as inland telegrams may be transmitted without prepayment, but no such telegram, whether prepaid or not, shall be transmitted until the name of the vessel from which it is received is known at the telegraph office.

85. *Telegrams from military field telegraph office*.—When at a military field telegraph office prepayment is unexpedient, inland private telegrams, addressed to any office other than a military

field telegraph office, may be accepted "bearing &c." charges payable on delivery.

86. *History of bearing and other charges from addresses*.—When a charge is due on delivery (Rules 11, 12, 13, 14, 105, 111 and 121), the telegram shall be handed to the addressee only upon payment of the amount due provided that in the case of State telegrams addressed to Government offices, the addressee shall pay the bearing charges (Rules 12, 13, 14, 101 and 122) into the telegraph office within 24 hours.

87. Any undercharge made in error, and charges and expenses not returned from the addressee of an inland telegram in consequence of his refusal to pay them, or the responsibility of failing him, shall be recovered from the sender.

88. Any overcharge made in error, or the value of stamps in excess affixed by the sender of an inland telegram shall be refunded to the person entitled thereto upon application made by him as provided under Rule 125.

INTERPRETATION OF TELEGRAPHIC CORRESPONDENCE. *Transmission in duplicate.*

89. When owing to an interruption in telegraphic communication an inland telegram cannot be transmitted by the ordinary route between two telegraph offices, the office beyond which the interruption occurs, or an office situated further back, shall forward the telegram immediately by an alternative telegraph route or, if no such route is available, by special messenger or by post prepaid, if possible.

90. If an inland telegram is retransmitted by means other than a telegraph, it shall be submitted by the retransmitting office either to the nearest telegraph office in a position to retransmit it, or to the office of destination, or to the addressee himself. As soon as communication is resumed the telegram shall be transmitted direct by telegraph, unless its receipt has been already acknowledged, or unless, by reason of exceptional congestion of traffic, such retransmission would be obviously prejudicial to the service as a whole.

CANCELLATIONS.

91. The sender of an inland telegram or his authorized representative may on cancelling has identity cancel the telegram at any time before transmission has begun, and in such case the charges paid, less a fee of four annas, shall be at once returned. If the telegram is in course of transmission, or has already been despatched, it may be cancelled only by a paid service notice addressed under Rule 87 to the office of destination. If, in addition, the sender wishes for it to be returned by telegraph of the manner in which his request has been acted upon, he shall deposit the cost of the return telegram; otherwise he shall be informed by post. If the telegram has been delivered to the addressee, the latter shall be informed of its cancellation unless the service notice contains instructions to the contrary.

DELIVERY AT DESTINATION.

92. *According to address and delivery*.—Inland telegrams shall ordinarily be delivered at the residences of the addressee, or, if addressed "telegraphic address" or "per telegrams" or "care of telegraph office" shall be kept at the Telegraph office or post office, as the case may be, till called for. By the provision of a reader delivery ticket, rates for which shall be notified in the Post and Telegraph Guide, firms or individuals

may have all telegrams addressed to those delivered to their parents or servants at the window of the Telegraph office. Inland telegrams shall, in all cases, be delivered at, or forwarded to, their destinations in order of receipt.

99. An inland telegram addressed to a registered abbreviated address for which special instructions for delivery by telephone are registered (Rule 100) or addressed to a person by his telephone number (Rule 34) may be telephoned to the addressee. In such cases a confidential copy of the telegram shall be sent to him by the first available post at the address given against the telephone number in the Telephone Directory.

100. *Post delivery limits.*—Inland telegrams shall be delivered free of charge within five miles of a Telegraph office. Beyond this distance, telegrams shall be delivered either by post without additional charge, or by such other means as may have been arranged and paid for by the sender (Rules 130—145).

Provided that from Railway Telegraph offices at stations where the traffic is not sufficient to justify the maintenance of a special delivery staff, telegrams shall ordinarily be delivered by hand within the railway station limits only, and telegrams for places outside such limits shall ordinarily be delivered through the post.

101. If in any case owing to floods or to any other cause a place at which an inland telegram is to be delivered cannot be reached otherwise than by boat the provisions of Rule 104 shall apply.

102. *Particulars where telegrams may be delivered.*—An inland telegram taken to the addressee's place of residence may be delivered either to the addressee, to an adult member of his family, to any person in his service, to his lodger or guests, or to the porter of the hotel or the house, unless the addressee has by written notice to the Telegraph office named a special representative, or the sender has by writing on the telegram form the special instruction "M" (Rule 18 (d)) requested delivery to the addressee in person. In the event that named the office of destination shall vary the instruction "Addressee only" as full on the envelope and the telegram shall then be delivered to none other than the addressee.

103. *Open delivery.*—The sender may by writing on the telegram form the special instruction "Open" (Rule 18 (d)) request open delivery of the telegram, and in such case the instruction shall be reproduced on the addressee's copy of the telegram which shall be delivered without an envelope, simply folded, with the address written on the back.

104. *Telegrams to be kept till called for.*—When an inland telegram bears the special instruction "T R" (Rule 18 (d)) it shall be delivered to the addressee or his duly authorized representative over the telephone center. Telegrams bearing the special instruction "GP" (Rule 18 (d)) shall be forwarded to the Post office by the Telegraph office of destination, and shall then, as regards delivery and period of preservation, be subject to the same rules as postal correspondence.

105. *Delivery on ships.*—(1) Inland telegrams addressed to passengers on board a vessel arriving at a port shall be delivered, if possible, before disembarkation.

(2) When an inland telegram has to be delivered on board a ship which cannot be reached without a boat (i.e., when the ship is not alongside

a wharf, pier or jetty) or at a place which cannot be reached without a boat, the boat-fee, if not prepaid by the sender, shall be paid by the addressee. If the sender has paid the boat-fee and wishes the telegram sent on board at night the special instruction "NPD", or "NPDN" (Rule 18 (d)) shall be entered on the telegram form. Boat-fee prepaid but not expended shall be refunded on application in accordance with the provisions of Rule 170.

106. *Notes.*—Information regarding fixed charges for boat-fee for certain places in India or in Ceylon may be obtained from any Telegraph office.

106. *Reply given in messenger.*—Save in the case of delivery by the ordinary post the messenger who delivers a telegram may be entrusted with a reply telegram provided to be not received for this purpose more than five minutes. The text of a reply telegram having been given to the messenger and the amount paid to him, in respect thereof, shall be mentioned on the receipt signed for the original telegram.

107. *Undelivered addresses.*—When an inland telegram cannot be delivered, the Telegraph office of destination shall send with the messenger a delay a service advice to the Telegraph office of origin stating the cause of non-delivery and the amount of bearing charges, if any, unpaid at destination and payable by the sender. Such advice shall where possible be communicated to the sender by the Telegraph office of origin.

Provided that no advice shall be sent under this rule in respect of a telegram posted under Rule 104 and returned undelivered by the Post office to the Telegraph office which posted it, or in respect of telegrams addressed to such arrival, "postes restatis," "telegramme retourné," "cesses de Telegramme ou Post office" or "cesses de Station Maitre," except when a charge has to be collected, in which case a service advice of non-delivery shall be sent by post at the expiration of the period prescribed for the retention of such correspondence in Rule 100.

108. If at the address given on the telegram the messenger is unable to attract the attention of any person to whom he is authorized, under the provisions of Rule 102 to effect delivery, a note shall be left by the messenger at such address advising the addressee of the arrival of the telegram and intimating that delivery may be obtained on application at the Telegraph office. The telegram shall then be brought back to the Telegraph office, to be delivered to the addressee or his representative upon application. If the addressee duly advised, as above, of the arrival of a telegram, fails to take delivery within 24 hours, non-delivery shall be reported in accordance with Rule 107.

109. *Undelivered telegrams.*—Inland telegrams undelivered, or not delivered, shall be preserved for two weeks by the office of destination.

110. *Directions about delivery.*—In offices for the time being declared by the Director-General to be offices where delivery work is heavy, the same fee shall be levied for the registration of standing instructions regarding the delivery of telegrams during fixed hours as for the registration of an abbreviated address (vide Rule 38). In such offices if the fee for a registered abbreviated address has already been paid by the applicant, an extra fee of Rs. 5 yearly, or Rs. 2-5-6 half-yearly, as the case may be, shall be levied for the registration of such separate special delivery instructions, and a fee of Rs. 1 for each change in any one of such

instructions. The form prescribed above shall be suitable also for British Government officials, or officials of Indian States for the registration of standing instructions regarding the delivery of telegrams during fixed hours.

111. *Redirection*.—Telegrams may be redirected to a second address in India or in Ceylon either by an official of the telegraph office or by an agent of the addressee. When official redirection of telegrams is required, a notice to that effect shall be given in writing to the Telegraph office concerned, printed forms for the purpose being provided by the local Telegraph office. The person giving such notice shall be responsible for any charges that may be incurred under this rule. No additional charge shall be levied for redirection if the new address is within the same town as the original address, but if the new address is in a different town, the full rate for a telegram, according to the destination and time thereof, as provided in Rule 78 shall save in the cases hereinafter excepted, be charged for the redirection. In the case of messages redirected to Ceylon, prepayment shall be compulsory: in other cases if the sum due has not been paid at the office where the telegram has been redirected, the amount shall be recovered from the addressee before delivery. All State or Raj telegrams, to whatsoever address, and all private telegrams addressed to British Government officials or officials of Indian States by official designation only shall, when so required, be redirected free, within Indian limits.

112. *Instructions left at the Telegraph office* regarding the redirection or redirection of telegrams shall be deemed to be in force for one month only, if it is desired that they should remain in force beyond that period, instructions may be registered on payment of fee as provided under Rule 122.

113. When a telegram has to be redirected to a second address without an order to that effect by telegraph, the sender shall, subject to the provisions of this rule, if redirected to any place to which the Indian Postal Rules apply, be paid as an unregistered letter free of charge to its new destination, and a remark to that effect shall be added to the notice of non-delivery prescribed by Rule 107.

GENERAL TENDERS.

114. *Greeting telegram* means a telegram accepted at a reduced rate on such festive or congratulatory occasions as may be notified in this behalf by the Director General.

115. *Charge*.—The additional charge for a Greeting telegram for six words or less consisting of—

- (a) the name of the addressee and address 4 words
- (b) greeting (declared by a member) 1 word
- (c) name of sender " " " 1 word.

shall be as follows:—

Class	Charge.	Stock additional words over four in the address and over one in the name of the sender.	
		Rs. A. P.	Pi. A. P.
Express	1 0 0	0 2 0
Ordinary	0 8 0	0 2 0

116. *Special instruction*.—A greeting telegram shall bear no other special instructions [Rule 18 (4)] save, if desired, that relating to multiple telegrams. [Rules 128, 129 and 140.]

117. *Acceptance*.—The acceptance and delivery of greeting telegrams festive or congratulatory,

shall be restricted to departmental and Combined offices. Greeting telegram should ordinarily shall not be accepted on Sundays or on the four principal telegraph holidays or during the period when the working of ordinary telegrams is suspended. This class of telegrams shall not be accepted at an address to Telegraph offices under the Portuguese Government, or the Japanese and Rangoon State, or to Railway and Canal telegraph offices.

118. *Order of transmission*.—Greeting telegrams shall be transmitted in turn with Express and Ordinary private telegrams as the case may be.

119. *Text*.—Stock phrases indicated by a number containing Greetings appropriate to each occasion shall be made available to the sender for use in the text of their telegrams. The sender shall select a suitable phrase from the list of stock phrases and shall either write the number only, corresponding to the selected greeting, or the selected greeting in full. In the latter case, the telegraph office shall substitute the corresponding number as shown in the list of stock phrases.

120. *Delivery*.—Greeting telegrams shall be delivered as specially printed forms and envelopes proper for such occasions after the number of the stock phrase has been deciphered into the full plain language phrase corresponding with the number received. It shall take as full time for purposes of delivery with Express and Ordinary private telegrams as the case may be.

121. *Acceptance and delivery under the telephone system*.—Greeting telegrams shall be accepted by telephone for onward transmission, but shall not be delivered by telephone. If the addressee contains a telephone number, the telegram shall be delivered according to the address against the number in the Telephone Directory.

REPLY TELEGRAMS.

122. The sender of a Raj or inland private telegram, or of an inland State telegram addressed to a person other than a British Government Official may prepay the charge for a reply, but the amount so prepaid shall not be less than the maximum charge for an ordinary telegram. The sender of a reply-paid telegram shall write the words "reply paid" in the space provided on the telegram form [Rules 18 (b) and 25]. Reply-paid telegrams shall not be accepted for London (Tele.).

123. (a) At the destination of a reply-paid inland telegram, the Telegraph office shall deliver to the addressee a reply telegram form containing here, subject to the provisions of Rule 129, no fee of charge from any telegraph office or receiving office in India, up to the value of the amount notified on the form as prepaid, a telegram to any destination in India, Ceylon, or Afghanistan.

(b) Two or more reply telegram forms issued in India may be used in payment of one inland telegram, but one reply telegram form shall not be used in payment of two or more telegrams.

(c) Rule as provided, under Rule 126, a reply telegram form may be used to prepay the cost of an inland telegram and its reply.

124. (a) If the cost of the telegram sent on the reply form exceeds the amount notified thereon, the difference shall be paid in cash or stamp by the sender using the reply form (Rule 62).

(b) If the amount notified on the reply telegram form exceeds the charge payable for the telegram sent, the difference, if it be not less than eight annas, shall be refunded to the sender of the original telegram on application made by him in accordance with the provisions of rule 125.

Provided that no refund shall be given on a reply telegram form which has been posted by another reply telegram form and not by cash or stamp.

125. An inland reply telegram form shall be available only for two months from the date of issue.

126. When the addressee has not made use of the reply telegram form or has refused it, the money deposited for the reply shall be refunded to the sender on application made by him in accordance with the provisions of rule 125.

127. In case of non-delivery of a reply-paid inland telegram, the reply telegram form shall remain attached to the telegram during the period of retention fixed by rule 146; on the expiry of that period it shall be sent to the Chief Office to await any application for refund of the amount prepaid that may be performed by the sender according to rule 125.

128. When a reply-paid inland telegram is addressed to a place where there is not telegraph office, the telegram and reply telegram form shall be forwarded to destination from the nearest telegraph office by ordinary post free of charge.

129. Payment for reply shall not be permitted in the case of an inland State telegram addressed to a British Government official. In the case of an inland State telegram addressed to any person other than a British Government official, any sum deposited by the sender under rule 94 shall be utilized for no other purpose than to cover the cost of a return telegram to the sender of the original telegram.

COLLECTS (OR REPAIRED) TELEGRAMS.

130. Collects mean the repetition back to the transmitting office of the entire telegram (including the Precedence) immediately upon its receipt by each office concerned in its transmission.

131. The sender of an inland telegram may, by writing on the telegram the special instruction "CO" (see H 95 and 25), require such telegram to be collected to ensure correctness.

132. Save as provided under rule 133, the charge for collection of an inland telegram shall be half the charge for an ordinary telegram of the length.

133. Inland State and Service telegrams written in cipher shall invariably be collected and no charge shall be made for collection of such telegrams.

NOTIFICATION OF DELIVERY.

134. The sender of an inland telegram may, by writing on the telegram form the special instruction "PD" or "PDX" (rule 19 (4)), as the case may be, require that the date and time at which the telegram has been delivered to the addressee be notified to him by ordinary or express telegram as soon as possible after its delivery.

135. (a) When an inland telegram requiring notification of delivery or is forwarded to an final destination by post, or is deposited in the "poste restante" or is delivered into the care of a third party, the notification shall reach on the date and time of such forwarding, deposit, or delivery. When the telegram is addressed to a ship at sea, the notification shall be despatched by the Coast or Semaphore Station and shall state the date and time of transmission of the telegram to the ship.

(b) A notification of delivery may be addressed to the sender at any place named by him.

(c) The notification of delivery shall be communicated to the sender immediately on its

arrival at the office of origin, or the office indicated in the telegram.

136. The charge for a notification of delivery of an inland telegram shall be the minimum charge for a telegram of the class (Ordinary or Express) prescribed by the sender for the notification, and shall be prepaid by the sender of the telegram.

137. When an inland telegram requiring notification of delivery cannot be delivered, a service advice reporting non-delivery shall be sent to the office of origin as laid down in Rule 107 and the notification of delivery shall be sent only if, at a later time within the period prescribed under Rule 108 for retention of the telegram, the telegram is delivered to the addressee. If at the expiration of the prescribed period, the telegram has not been delivered, the charge for the notification of delivery shall be refunded to the sender of the telegram on application made by him in accordance with the provisions of Rule 125.

MULTIPLE TELEGRAMS.

138. Multiple telegram means a telegram addressed to several persons in a locality served by one and the same telegraph office, or by different telegraph offices within the five delivery radius of a central telegraph office, or to the same person at several addresses in such locality.

139. The charge for a multiple telegram shall be the charge prescribed for a single telegram of the same class and length together with, for each address after the first, a copying fee calculated at the rate of 4 annas for any number of chargeable words not exceeding 100, 4 annas for every 100 chargeable words after the first 100, and 4 annas for the remaining chargeable words, if any.

140. Each copy of an inland multiple telegram delivered shall bear its own particular address only unless the sender has, by writing on the telegram the special instruction "CTA" (Rule 19 (4)), required the communication of all the addresses to each addressee; in the latter case each copy of the telegram delivered shall bear all the addresses.

TELEGRAMS TO BE DELIVERED BY POST OR SPECIAL MESSENGER.

141. Post or special messenger.—Inland telegrams addressed to places where there are no telegraph offices may be delivered at destination either by post or by special messenger according to the sender's instructions: provided that telegrams shall not be conveyed for delivery by special messenger in Portuguese territory, Alghosha or Liass, or in Kashmir otherwise than from Government Telegraph Offices.

142. The address of inland telegrams to be conveyed beyond the telegraph lines shall be written at the margin shown below:—

(a) If the message is to be posted from the nearest Telegraph Office:—

To—John Doe, Esq.,
Rangoon, Post Box

(b) If the message is to be sent by special messenger:—

Office of Origin and Service Instructions
Calcutta = X. P. No two.

To—John Doe, Esq.,
Nyas, Express Moggly Post

143. Express or postage charges on inland telegrams shall be prepaid by the sender. If the

charges are fixed the telegrams shall bear the sender's special instruction "XT" (Rule 15 (6)); if the charges are not fixed the sender shall pay each unit as he thinks sufficient and the telegrams shall bear the special instruction "XPR" (Rule 15 (6)). If the sum deposited is found to be insufficient at the office of destination, the difference shall be remitted from the addressee.

NOTE.—In telegrams requiring fixed express or postage charges for remittance in India or in Ceylon they be indicated from any Telegraph Office.

144. An inland telegram may be telegraphed to an Indian port for delivery thence by post to an addressee beyond Indian limits.

145. **Postage.**—On an inland telegram addressed to a place in India where there is no Telegraph office, or to a place out of India to which Indian Inland Postal Rules apply, e.g., Aden or Ceylon, no charge shall be made for postage. On telegrams to be posted to a place beyond the limits of the Indian Inland Postal Territory the letter charges given in the Foreign Post Directory in the Post and Telegraph Guide shall be paid by the sender, and, if the telegram is to be carried by air mail, to these charges shall be added the air fee proper to the route. Telegrams may be posted as registered letters on payment of the registration charges.

146. **Inland telegrams posted from India to Ceylon.**—Inland telegrams to be posted to Ceylon may be addressed to Battaramulla where they will be forwarded by the ordinary postal mail service.

Example.

To—Young,
Orchard Road,
Colombo, Port Battaramulla.

TEXT.

Start by first steamer,
From—W. Collins.

The charge for such a telegram shall be the rate prescribed in Rule 18 for telegrams to be delivered in India according to class, and no additional charge shall be made for postage.

147. (a) **Inland telegrams posted from Indian ports.**—The address of an inland telegram telegraphed to an Indian port is to be posted under Rule 144 to a place beyond the limits of India shall contain the name of the port and also the special instruction "PR" or "PAY" or "PAVR" (Rule 15 (6), 25 and 36) before the name of the Telegraph Office from which the telegram is to be posted.

Example.

To—Mrs. Johnson,
25, Conchely Terrace,
Ryde Park,
London, Port Bombay.

TEXT.

Affraid my letter inland mail. Am quite well.
From—Johnson.

(b) The charge payable on such telegrams shall be calculated at the current inland rate according to the class (Express or Ordinary or sender's choice) plus the letter postage. Telegrams bearing the special instruction PAY (Rule 15 (6)) shall, in addition, be subject to the Air fee proper to the air route. If the sender desires the message to be registered before being posted, he shall pay also the registration charges, and shall insert the special instruction "PR" or "PAVR" (Rule 15 (6)) before the name of the telegraph office from which the message is to be posted.

(c) Upon payment of the copying fee provided by Rule 120 for multiple telegrams and also of a separate fee for postage or for postage and registration with or without the air fee as the case may be, for each address to which the telegram is to be sent, the sender may have a telegram sent under this rule and despatched by post to several addressees beyond Indian limits.

148. The Telegraph Office of destination may forward by post inland telegrams for addressees beyond the five mile limit, if—

(a) the telegram contains no directions as to the means of delivery to be employed, or

(b) delivery charges are due to be collected on such telegrams from an addressee who has on a previous occasion refused to pay such charges.

149. The Telegraph Office of destination shall forward by post inland telegrams for addressees beyond the five mile limit—

(a) when delivery by post has been requested by the sender (Rule 146) or by the addressee (Rule 111);

Provided that where the addressee has asked to have his telegram delivered to him by special messenger, the office of destination may adopt this method of delivery for all telegrams addressed to him, whether they bear the instruction "Fast" or not;

(b) when the Telegraph Office of destination has not a more rapid means of delivery at its disposal.

SEMAPHORE TELEGRAMS.

150. **Semaphore telegrams** are telegrams signalled to or from ships by means of Semaphore.

151. **Semaphore stations.**—Semaphore telegrams may be transmitted from or received by the following Government Telegraph Offices which are Semaphore stations:—

Achipoor.	Elephant Point.
Archeat.	Hongkong Point.
Budge Budge.	Mad Port.
Diamond Harbour.	Seager Island.
Diamond Island.	

152. **Language.**—Inland Semaphore telegrams shall be written in English or in groups of letters representing the Signals of the International Code of Signals.

153. **Address.**—When an Inland Semaphore telegram is to be signalled to a ship at sea, the address shall contain, in addition to the ordinary direction, the name or official number of the vessel for which it is intended, and its nationality.

154. **Procedure.**—In every inland Semaphore telegram the service instruction "SEMI" (Rule 15 (6)) shall be written, and shall be signalled after the office of origin.

155. **Charges, etc.**—The charge payable on an inland Semaphore telegram shall be the charge prescribed by Rule 18, together with a fixed fee of eight annas. The charges for Semaphore telegrams addressed to ships shall be paid by the sender, the charges payable on Semaphore telegrams received from ships shall be paid by the addressee before delivery.

FAST TELEGRAMS.

156. **Inland post telegram service.**—

(a) on inland telegrams containing only intelligence clearly intended for publication in a registered newspaper and addressed, by means of its registered title and form of registration, to a newspaper or news agency the name of which has been registered by the Director-General;

Provided that such telegrams may, on demand, also, written without drawback at the beginning or end of the text, instructions relating to the publication of the telegram, not exceeding in length 10 words or 2 per cent of the number of chargeable words in the telegram, whichever is less, or

(2) an inland telegram from or to a newspaper or news agency by its registered title (but not by the name or designation of a person connected with its publication or management) or to or from any of its correspondents or employees by name or designation or both, or the subject of a press telegram actually received from, or dispatched by, such correspondent or employee, or

(3) an inland telegram to an office of the Telegraph Department on matters of Press business from a newspaper or news agency by its registered title only, or

(4) an inland telegram to an office of Government in British India from a registered news agency duly authorized in this behalf by the Government General in Council or by the Local Government.

131. Subject to the exceptions and conditions contained in Rules 128, 129 and 130 inland press telegrams shall be accepted for transmission at the special rates shown below, namely:—

For delivery in India.

Chrgs.	Charge for any number of words not exceeding 20 according to the address.	Charge for each additional word after the first 20 words.
	Rs. A. P.	Rs. A. P.
Express Telegram	1 0 0	0 2 6
Ordinary	0 8 0	0 1 8

For delivery in Ceylon.

Chrgs.	Charge for any number of words not exceeding 20 according to the address.	Charge for each additional word after the first 20 words.
	Rs. A. P.	Rs. A. P.
Express Telegram	1 0 0	0 2 6
Ordinary	0 8 0	0 1 8

132. The special press rates prescribed under Rule 127 shall not apply to—

(1) telegrams for transmission to Afghanistan or Lorne (Tibet),

(2) telegrams for transmission from or to Licensed Telegraph Offices or through an intermediate Licensed Telegraph Office;

Provided that Railway Telegraph Office may, subject to the requirements of Railway business, accept press telegrams for transmission at special rates within the limits of their respective Railways.

133. The admission of press telegrams for transmission at the special press rates prescribed under Rule 127 shall be subject to the following conditions, by the news agency concerned and by its correspondents and employees, of the following conditions:—

(1) A news agency shall, on application, and annually thereafter, submit to the Director General a list of its bona fide subscribers to whom it issues news.

(2) News telegrams for transmission may be admitted at any Government Telegraph Office.

(3) Press telegrams admitted for transmission at special rates shall not, before publication in a newspaper, be communicated to an unregistered newspaper, or to any private individual or to any establishment such as a club, cafe, hotel or exchange.

(4) A copy of every newspaper in which a press telegram is published shall, on demand, be furnished to the Telegraph Office from which such press telegram was delivered.

134. Inland press telegrams for transmission at special rates shall conform to the following conditions:—

(1) Such telegrams shall be written in plain language in English, but ordinary English words may be abbreviated.

(2) Long telegrams shall be divided into pages of about 75 words each, each page shall be numbered consecutively and each of them, except the last, shall conclude with the special instruction "MTY" [Rule 18 (4)]. The last page shall conclude with the special instruction "End of message". The name of the sender shall be written at the top of each page, and the last word of each page shall be repeated at the top of the next page.

(3) The interval between the sending in of the different pages of one and the same telegram shall not exceed one hour. When this interval is exceeded the first page handed in thereafter shall be treated as commencing a fresh telegram.

(4) When possible, previous notice shall be given to the Telegraph Office concerned, of an intention to send a press telegram of greater length than 1,500 words. Such notice shall contain the following particulars:—

(a) probable time at which telegram will be handed in,

(b) probable length of telegram,

(c) addresses to which telegram is to be sent.

(5) In the case of press telegrams addressed to more than one newspaper or news agency, the full list of addresses shall be required to be furnished with the first page only.

135. In inland telegrams accepted for transmission at special rates the address, the sender's name and all full stops shall be transmitted free of charge. The transmission of signs of punctuation other than full stops shall be governed by the ordinary rates.

136. The charge for an inland press telegram addressed to several addresses shall, whether all the addresses are served by the same telegraph office or not, be the charge for a single inland press telegram of the same length together with, for each address after the first a copying fee calculated in the manner prescribed under Rule 128.

137. Press telegrams accepted without payment.—(1) Inland press telegrams may be accepted without payment in cases in which the newspaper or news agency concerned has obtained previous sanction from the Director General and has deposited as cash or in Government promissory notes or in Post Office Cash Certificates a sum of money calculated as below:—

(a) If the accounts are to be rendered monthly.—The equivalent of eight weeks' transactions subject to a maximum of Rs. 20.

(b) If the accounts are to be rendered fortnightly.—The equivalent of six weeks' transactions subject to a maximum of Rs. 20.

(c) A fee for the upkeep of such accounts shall be levied by the Telegraph Check Office at the rate of three per cent on the amount of such accounts.

(2) Accounts for such telegrams and fees shall be rendered monthly or fortnightly, as the case may be, by the Officer-in-Charge of the Telegraph Check Office, Ceylon, and shall be paid within one week of the date on which they are received.

164. *Island press telegrams for transmission at press rates shall be subject to the ordinary rules in respect of hours for acceptance at telegraph offices, but such telegrams whether ordinary or express, shall be sent out for delivery as soon as received at the office of destination.*

165. *If a telegram which has been transmitted at press rates is subsequently found not to comply with the regulations prescribed by the rules for the acceptance of telegrams at press rates, a sum equal to the difference between the charge for such telegram at the press rate and the charge at the full rate shall be demanded by the Telegraph Office concerned from the sender or receiver, as the case may be, who shall immediately pay the same.*

RETURNS

166. *Period of preservation.—The originals of island telegrams and all documents relating to them shall be kept for seven days only in Government Telegraph Office, and shall then be sent to the Telegraph Check Office, Calcutta, where they shall be preserved for three months from the beginning of the month following that in which the telegram was received, and in the absence of any application under Rule 170 shall then be destroyed.*

Provided that island telegrams from offices situated on the Frontier beyond Kashmir and from offices specified by the Director General in that behalf shall be so preserved for four months.

167. *Copy.—The sender or the addressee of an island telegram or the authorized representative of either, may on application to the Telegraph Office within seven days, or to the Officer-in-Charge of the Telegraph Check Office, Calcutta, within the period of preservation (Rule 166), be furnished with a certified copy of the original telegram, or of the copy as delivered at destination if a copy of the latter has been returned.*

168. *The charge for every copy furnished in conformity with Rule 167 shall be less than for any number of words not exceeding 100, four annas for every complete 100 words after the first 100, and four annas for the remaining words, if any.*

169. *Every application for a copy shall contain such particulars as may be necessary for tracing the telegram to which the application relates.*

170. *Extended preservation.—On the ground of pending or contemplated judicial proceedings, application may, within the period prescribed for the preservation of telegrams be made by an interested party to the Officer-in-Charge of the Telegraph Check Office, Calcutta, for the further preservation of any specified island telegram. Upon receipt of such application such telegram shall be preserved for a period of three months beyond the date on which it would become due for destruction under Rule 166; at the expiration of this further period, the telegram shall, in default of a renewed application, be destroyed. The duty of the Telegraph Department shall be confined to making the search and preserving the telegram if found, and no information as to the result of the search shall be furnished, nor shall any telegram preserved under this Rule be produced except on the order of a Court of law or other competent authority.*

171. *Fees for searching for telegrams.—Should the particulars furnished be insufficient to enable the Check office or the Telegraph office, as the case may be, at once to trace a telegram which is the subject of an application under Rule 167 or*

Rule 170, search shall be undertaken only upon payment of the fee prescribed below, namely:—

For searching either the sent or the received telegrams of one telegraph office for one day.	Rs. 2
For searching both the sent and the received telegrams of one telegraph office for one day.	Rs. 3

REFUNDS

172. *State telegrams.—Save as otherwise provided under Rule 170, a refund shall not be made in respect of a State telegram of any class.*

173. *Refunds in respect of charges paid on day or island private telegrams shall, in the cases and to the extent mentioned below and upon application or complaint made in accordance with the provisions of Rule 173, be payable to the person by whom such charge was originally paid, namely:—*

(1) *A refund of the full charge paid for every telegram which, through the default of the Telegraph Service, has failed to reach its destination.*

(2) *A refund of the full charge paid for every Express telegram which, through the fault of the Telegraph Service, has been subjected to serious delay.*

(3) *A refund of the full charge paid for every collated telegram (Rule 130) which, owing to errors made in transmission, has manifestly failed to accomplish its object, unless the errors have been rectified by post service advice under Rule 57. No refund shall be granted in respect of errors made in the transmission of uncollated telegrams.*

(4) *A refund of the full amount of every sum prepaid for a reply (Rule 129) when the addressee has not made use of the reply telegram form or has returned it (Rule 130), or, if the reply telegram form has been used, a refund of the difference, provided such difference be not less than eight annas. In these cases the sum prepaid for the reply telegram and the sum chargeable for the telegram actually sent on the reply form (Rule 124).*

(5) *A refund of the full amount of every sum prepaid for a reply to a telegram which has not been delivered (Rule 127).*

(6) *A refund of the full charge paid for every telegram with prepaid reply which has obviously not been able to fulfil its object owing to a service irregularity which justifies the repayment of the charges for the reply.*

(7) *A refund of the full charge paid for every prepaid reply which has obviously not been able to fulfil its object owing to a service irregularity which justifies the repayment of the charges for the original telegram.*

(8) *A refund of the special charges for any special service which has not been performed.*

174. *Save as provided by Rule 62 a refund of the full charge paid for every post service advice sent under Rule 57 if the regulations show that the word or words repeated were originally transmitted incorrectly.*

(10) *A refund of the full charge for every post service advice sent under Rules 57-59 and transmitted by an error of the Telegraph Service.*

(11) *A refund of the value of arrow stamps affixed by the sender (Rule 94).*

(12) *A refund of the charge paid for a telegram cancelled before transmission, less a fee of four annas (Rule 37).*

175. *In case of a partial refund in respect of an island multiple telegram (Rule 136) the charge paid for such copy shall be deemed to be the quotient obtained by dividing by the number of*

office of origin to trace the locality of the telegraph office of destination. The same course shall be followed when there are several foreign telegraph offices of the same given.

202. *Telex office in the neighbourhood of London.*—In telegrams addressed to telegraph offices in the neighbourhood of London, the names of which appear in the Official Directory, the names of which appear in the Official Directory, it is not necessary to add the word London in the Address. Telegrams for places in London itself, the names of which do not appear in the Official Directory, should be addressed "London" (Rule 196), will not be accepted unless addressed "London", in the name of the Telegram Office.

203. The address of telegrams addressed "poste restante" or "telegraph restant" shall give the name by which the addressee is ordinarily known and shall not be addressed by means of initials, figures, Christian names only or fictitious names.

204. Any foreign telegram of which the address is not in conformity with Rules 196, 201 and 203 may be refused at the telegraph office of presentation, and if such telegram is accepted for transmission no claim for refund in respect of delay or non-delivery thereof shall be admitted.

205. *Abbreviated Address.*—(1) The address may be written in an abbreviated form, but in the case of telegrams for transmission to foreign countries the right of an addressee to have telegrams so addressed delivered to him shall be subject to a special arrangement made between each addressee and the foreign telegraph office which has to deliver the telegram.

(2) Abbreviated addresses for the delivery of foreign telegrams in India may be accepted as provided by Rules 38 and 39.

206. *Post.*—Foreign telegrams without text shall not be admitted.

210. *Sender's name.*—The sender's name or designation may be in a convenient abbreviated form, or may be replaced by a registered address, or may be omitted altogether.

211. *Signature.*—The true signature and address of the sender (whether of which shall be changed for or transmitted) shall be written at the foot of the telegram, and the sender of a private telegram may be called upon to prove that the signature attached to it is genuine. In the case of foreign telegrams from a responsible firm the signature may be the name of the firm written by hand, or the name of the firm stamped and attested by the signature or initials of a responsible member of the firm. In the case of foreign telegrams telegraphed by telephone subscribers (Rule 176) the signature of the sender shall not be necessary.

STATE TELEGRAMS.

222. *Definition.*—"Foreign State (or Government) telegram" means a foreign telegram sent in his official capacity by (i) the Chief of a State, or (ii) a Minister, Commissioner, Chief of Staff or his representative, or (iii) a British Government official authorized in this behalf by the Government of India, or (iv) the Secretary-General of the League of Nations, or the reply to any such telegram. Such telegrams shall bear the service inscription "State" inserted by sender or by the telegraph office of origin at the end of the message.

223. *Reply to State Telegrams.*—The right to send a foreign State telegram in reply to a foreign State telegram may be established by the production of the original State telegram.

224. *Telegram of Consular Agents.*—Consular Agents shall be entitled to send Foreign State telegrams only when such telegrams are addressed to State officials and relate to official matters. Telegrams which do not fulfil these conditions shall, when presented as State telegrams, be nevertheless accepted by telegraph offices and transmitted as such, but any telegraph office transmitting such a telegram shall immediately report the matter to the appropriate Postmaster-General.

225. *Language.*—Foreign State telegrams may be expressed in plain language, code or cipher. Foreign State telegrams which do not comply with the provisions of Rules 185 to 193 shall not be posted, but any telegraph office observing such non-compliance shall immediately report the matter to the appropriate Postmaster-General.

226. *Collection.*—State telegrams in figure or letter code shall be repeated in their entirety (Rule 377) by the receiving office in the manner required for "collected" telegrams (Rule 120). If the telegram is written partially in cipher, the cipher portions only shall be repeated.

227. The sender of a Foreign State telegram may renounce the priority in transmission conferred on State telegrams by Rule 183 (1) (b). In such case the telegram shall bear the service inscription "without priority" written by the sender, and the telegram shall be treated, as regards order of transmission, like an ordinary private telegram (Rule 183 (1) (b)).

228. *Service Telegrams.*—"Foreign service telegram" means a foreign telegram which is sent free of charge to the service of a Telegraph Administration and which relates either to International Telegram service or to objects of public interest agreed upon between the different Telegraph Administrations.

229. *"Service Adress."* means a telegraphic communication between one telegraph office and another in respect of a telegram already transmitted or in course of transmission between such offices.

230. During the period of preservation of records in telegraph offices (Rule 384) the sender or the addressee of any foreign telegram already transmitted or in course of transmission or the authorized representative of either of these may, if their identity and, in the case of agents, their authority are satisfactorily established, have information obtained or instructions given by telegraph about such telegrams. Such persons shall deposit the cost of the telegram covering the request and of a reply if one is needed.

Provided that when the addressee asks for the repetition of a telegram received by him he shall pay the charge for such work to be repeated, and no further charge shall be made for a reply; in the case of a telegram reported from a Receiver Telegram office, the charge payable shall be that for the transmission of an inland express telegram containing the number of words to be repeated.

Provided, further, that when a Government official asks for the repetition of a telegram received by him in his official capacity, he shall not be required to pay the charge for repetition; but if an error of the telegraph service is involved by such repetition the cost charge shall thereafter be recovered from him.

231. A telegram sent at the request of the addressee, in order to obtain the repetition of a message suspected to be erroneous, shall be deemed

always to supply a telegraphic reply of the same class as the telegram making the request, and the insertion of the instruction "RFX" shall not be necessary. In other cases in which a telegraphic reply is desired the instruction "RFX" shall be inserted in the telegram conveying the request.

222. If under the provisions of Rule 220 a reply by post is desired, the service advice shall bear the instruction "letter" in place of "RFX". The charge for such a reply shall be five annas.

223. Save as provided under Rule 227, the senders of communication of foreign telegrams, and all other communications addressed to a telegraph office in respect of foreign telegrams already transmitted or in course of transmission shall be charged solely by means of service advice at the expense of the person making the demand.

224. The charges paid for service advice necessitated by errors of the Telegraph Service shall be refunded upon application made in accordance with the provision of Rules 310-314.

225. When the words, of which repetition is requested, are indistinctly written, the office of origin shall, before giving a repetition, make inquiry of the sender as, if the sender cannot be found, shall add in the repetition a note "Writing doubtful".

226. When the repetition relates to a telegram which has reached a foreign telegraph office of origin from the sender by telegraph or by a private telegraph wire, that office before giving a repetition will ask the sender to repeat the words in question. In such case, if one or more of the words thus repeated are not the same as the words in the telegram, the office will give the desired repetition as requested by the sender but will add to the text of the service advice the instruction CTP (consumer time payer, or return charge paid) followed by the number, in letters, of words repeated by the sender, thus—CTP one, CTP two, etc., and the charge for repetition shall not in such case be refunded.

227. The various communications mentioned above may be made by post through the agency of the Telegraph Office of origin or destination. They shall in such case be forwarded under registered cover at the expense of the applicant who shall also pay the cost of a reply by post if such reply is required.

COUNTING OF WORDS.

228. If not a question—Every word or character written by the sender on the copy of a foreign telegram intended for transmission shall be included in calculating the charge.

Provided that the note collection shall not be charged for and dashes need only be separate on the sender's copy the different words or groups of the telegram shall not be charged for or transmitted. Signs of punctuation, apostrophes and hyphens shall be transmitted only at the request of the sender, and shall in such case be counted as provided under Rules 241 and 242.

229. When signs of punctuation, instead of being used separately, are repeated one after the other, they shall, for the purpose of calculating the charge, be counted as groups of figures.

230. *Provisional*—The words of the telegraph office of origin the number of the telegram, the date and time of sending in, the address, and the words, numbers or signs which form the preamble and are added by the Telegraph Office for official purposes, shall not be included for the purpose of

calculating the charge; each of these particulars as much the telegraph office of delivery, and in all cases the date and time of sending in, shall appear on the copy delivered to the addressee.

231. All foreign telegrams shall be timed by the Standard time, which is India or 5½ hours and in Barrow 6½ hours in advance of Greenwich time.

232. The sender may include any or all of the particulars referred to in Rule 230 in the text of his telegram, but in such case they shall be included for the purpose of calculating the charge.

233. Each of the following shall be counted as one word only, namely—

(a) General instructions written in the shorthand form authorized in Rule 194 (5).

(b) In the Address—

(a) The name of the telegraph office of destination when written as given in the minutes columns of the official Nomenclature of offices or Nomenclature des Bureaux Télégraphiques (Rule 190) and completed, if necessary, by the particulars also given in that column.

(b) The name of the telegraph office of destination completed by name of the country or territorial subdivision when the name of the office has not yet been published in the Official Nomenclature (Rule 190).

(c) The name of territorial subdivisions or countries respectively if they are written as given in the Nomenclature des Bureaux Télégraphiques, or their alternative names as given in its preface.

(d) Initial letters standing for persons, Christian names, titles, etc. The joining together of such letters into groups is inadmissible.

(e) In Telegrams Money Orders the name of the post office of issue, the name of the post office of payment and that of the locality in which the payer lives.

(f) Every isolated character, letter or figure as well as each sign of punctuation, apostrophes or hyphens, transmitted at the request of the sender (Rule 239).

(g) An underline.

(h) Parentheses (the two signs forming).

(i) Inverted commas, i.e., the two signs placed at the commencement and end of one and the same phrase.

234. *Plain Language Telegrams*—In foreign telegrams in plain language each word or authorized compound shall, for the purpose of charging, be counted as a single word, provided that it contains not more than 15 characters counted in accordance with the provisions of Rule 191. Words or authorized compounds consisting more than 15 characters shall, for purposes of charging, be counted at the rate of one word for each complete 15 characters and one word for the remaining characters, if any.

235. *Code Telegrams*—In foreign code telegrams the maximum length of a word shall be fixed as ten characters for telegrams of Category A and as 8 characters for telegrams of Category B, counted in accordance with the provisions of Rules 190 and 191.

236. *Mixed Telegrams*—In a mixed telegram of which the text contains both plain language words and code words of Category A and the plain language words as well as the code words in the text shall be counted at the rate of 10 letters to a word. If the mixed telegram is in Category B, the plain language words, as well as the code words shall be counted at the rate of 8 letters to a word.

	Number of words.
Hydrograph	1
Hydrographic	2
Hydrography	3
Hydrology	4
Hydrology	5
Hydrology	6
Hydrology	7
Hydrology	8
Hydrology	9
Hydrology	10
Hydrology	11
Hydrology	12
Hydrology	13
Hydrology	14
Hydrology	15
Hydrology	16
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Hydrology	93
Hydrology	94
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Hydrology	100

	Number of words.
Hydrology	1
Hydrology	2
Hydrology	3
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Hydrology	100

TARIFFS AND CHARGES.

240 Charge by the word.—The charge for a foreign telegram shall be at a specified rate per word, except as provided in Rule 250 such rates per word to different foreign countries shall be notified in the Post and Telegraph Guide.

250 Code telegrams (Rule 180) of Category A shall be subject to the full rate; those of Category B shall be charged at two-thirds of the full rate subject to a minimum equivalent to the charge of four words. For charging purposes a telegram in code language shall not be regarded as being partly in Category A and partly in Category B; a telegram falling within both categories shall be charged for at the rates prescribed for Category A.

Note.—The rates for foreign telegrams are dependent upon the rates fixed by the different countries and companies concerned, in their business and for the telegrams, both as to the rates in each country and company and also with the sterling exchange value of the rates, adjustments with foreign Telegraph Administrations being made in terms of the gold lines.

251. In addition to the charges referred to in rule 249, a fee of two pence shall be charged in respect of each telegram telegraphed by a telephone subscriber (Rule 175).

252. Frontier Telegraph office.—“Frontier telegraph office” means a Government telegraph office which directly exchanges telegrams with Foreign Administrations, namely:—

- In the Indian area.—
 - Bombay, exchanging telegrams with the Eastern Telegraph Company and the India Radio Telegraph Company.
 - Karachi, exchanging telegrams with the Imperial and International Communications, Limited.

* If the sender wishes the signs of punctuation to be signified.

† If the sender does not want the signs of punctuation to be signified.

‡ Putting together shown by signs.

(c) Madras, exchanging telegrams with the Eastern Extension, Australasia and China Telegraph Company.

(d) Calcutta, exchanging telegrams with the Siamese Administration.

II In the Burma zone:—

(a) Barmah, exchanging telegrams with the Siamese Administration.

(b) Rhinoc, exchanging telegrams with the Chinese Administration.

253. *Prepayment of charges*.—Save as provided in Rules 179, 253, 340, 354, 356, 358, charges for foreign telegrams shall be prepaid by the sender.

254. *Cost, Receipt or deposit account*.—All telegraph offices authorized to accept foreign telegrams the charges shall be prepaid in cash or stamps, provided that at Departmental Telegraph offices foreign telegrams may be accepted on the Deposit Account System described in Rule 56.

255. *State Telegrams without prepayment*.—Foreign State telegrams may be accepted without prepayment at such Departmental Telegraph Offices as the Director General may specify in this behalf, from any British Government official authorized to send foreign State telegrams, whose average expenditure on telegrams is Rs. 1,000 or more per month, on condition that settlement of all charges due on such telegrams shall be made monthly by cash payments into the local treasury, and that a fee of 7½ pence of account shall be paid by the sender at the rate of 12 annas for every complete batch of 25 telegrams despatched by the sender and 15 annas for the remainder of each batch, if any.

256. The provisions of Rule 255 regarding prepayment may be relaxed in case of any foreign State telegram of great emergency, but in any such case it shall be the duty of the sender to ascertain the charges due, and to pay them into the telegraph office within twenty-four hours.

257. *Receipts*.—A receipt stating the number of the telegram and the charges paid may be obtained for each telegram accepted for transmission at a telegraph office. Duplicate copies of receipts for telegrams shall not be given.

258. *Receipt of having and other charges from addressee*.—Save as provided by Rule 340 when a charge is due on delivery the telegram shall be handed to the addressee only upon payment of the amount due.

259. *Undercharges*.—Save as otherwise provided under Rule 113, amounts undercharged in error shall be recovered from the sender.

260. *Overcharges*.—The amount of any overcharge made in error or the value of stamps in excess offered by the sender shall be refunded to the person entitled thereto, without application if the amount is not less than Rs. 1-5-0, or on application made by him if the sum is less than Rs. 1-5-0.

NOTES.

261. The different routes by which foreign telegrams may be transmitted shall be notified by circular or abbreviated indications in the Tarif Tables published in the *Post and Telegraph Guide*.

262. A sender of a foreign telegram who wishes to prescribe a particular route for the transmission of his telegram shall write the corresponding indications on the telegram form tendered for

transmission; or he may mark the telegram "Rut Route" or "Cheapest Route." Indications as to route shall be transmitted free (Rule 229).

263. When the sender of a foreign telegram has prescribed the route to be followed, the telegraph office concerned shall, subject to the provisions of Rule 265, conform to his instructions, unless the route indicated be interrupted or he well known to be overcrowded; in such case the telegram may be transmitted by a route other than that indicated by the sender.

264. In the absence of any indication from the sender of a foreign telegram, as to the route to be followed, such telegraph office from which the route charge shall derive by which route the telegram shall be forwarded.

265. When a foreign telegram can be forwarded at the same tariff by several routes operated by the same Administration, the latter shall decide, in the best interests of the sender, by which route a private telegram shall be forwarded.

266. When a foreign telegram can be forwarded by wire or wireless, whether or not the route employed are operated by the same Administration, the sender may request that the telegram be transmitted by "wire" or by "wireless" by writing on the telegram a clear instruction to that effect. This instruction shall be considered by the Telegraph Service as a route indication (Rule 223). It shall be transmitted in one of the following forms:—"FIL" when the sender requests transmission by wire and "ANTEN" when the sender requests transmission by wireless.

267. Foreign State telegrams (Rule 212) ordered for transmission by "wire" shall in no case be transmitted by "wireless" unless the sender has authorized the transmission by "wireless," and similarly foreign State telegrams ordered for transmission by "wireless" shall, in no case, be transmitted by "wire" unless the sender has authorized transmission by "wire."

268. Other foreign telegrams ordered for transmission by "wire" shall not be transmitted by "wireless" unless the "wire" route is interrupted and there is no prospect of its early restoration. Conversely other telegrams ordered for transmission by "wireless" shall not be transmitted by "wire" unless the radioelectric route is interrupted without prospect of early restoration.

INTERVENTION OF TELEGRAPHIC COMMUNICATION, TRANSMISSION IS INTERRUPTED.

269. When owing to an interruption in telegraphic communication a foreign telegram cannot be forwarded by the ordinary route between two telegraph offices, the office concerned which the interruption occurs or an office situated further back shall, with due regard to the provisions of Rule 267, forward the telegram immediately by an alternative telegraph route, or, if no such route is available, by special messenger or by post (provided, if possible).

270. A foreign telegram shall be delivered, by a more costly route without any additional charge, if it reaches the office which is to direct the telegram within a period of 24 hours following the commencement of the interruption:

Provided that such delivery without additional charge shall not be permissible in respect of more than three interruptions in the same line in any one month. In all other cases, the sender shall be compensated with and asked to pay the

additional charge, if he wishes his telegram to be diverted by a more early route.

271. If a foreign telegram is transmitted by means other than telegraph, it shall be addressed by the transmitting office either to the nearest telegraph office in a position to retransmit it, or to the telegraph office of destination or where such retransmission takes place within the country of destination, to the addressee himself. As soon as communication is entered the telegram shall be transmitted forth by telegraph, unless its receipt has been already acknowledged or unless by reason of exceptional congestion of traffic, its retransmission would be obviously prejudicial to the service as a whole.

CANCELLATION OF A TELEGRAM AT THE REQUEST OF THE SENDER

272. *Before transmission.*—The sender of a foreign telegram or his authorized representative may, on withdrawing his authority, cancel the telegram at any time before transmission has begun, and in such case the charges paid, less a fee of six annas, shall be at once refunded.

273. *After transmission.*—If the telegram is in course of transmission or has already been transmitted by the telegraph office of origin, it may be cancelled by a post service advice addressed under Rule 229 to the telegraph office of destination. The sender shall pay the cost of a reply to the cancellation advice either by telegraph or by post at his option. As far as practicable the service advice shall be transmitted in turn to the telegraph office to which the original telegram was forwarded until it reaches the telegraph office of destination. In the absence of instructions to the contrary in the service advice the addressee shall be informed of cancellation of the telegram if it has been delivered to him. The office which cancels the telegram, or which delivers to the addressee the cancelling advice shall notify the office of origin accordingly. If the sender has paid for a telegraphic reply to the cancelling advice the cancellation shall be sent by telegraph; otherwise, it shall be sent by post as a postal note. If the telegram is cancelled before reaching the office of destination, the charge for the original telegram, the cancelling service advice and the paid telegraphic reply, if any, in respect of distance not traversed shall be refunded to the sender on application made by him in accordance with the provisions of Rule 292.

DELIVERY AT DESTINATION.

274. *Addressing to address.*—Foreign telegrams shall address to be delivered at the residence of the addressee, or if addressed "Poste restante" or "Telegraph restant" shall be left at the post office or telegraph office, as the case may be, till called for. By the purchase of a window delivery ticket, rates for which shall be notified in the Post and Telegraph Guide, firms or individuals may have all telegrams addressed to them delivered to their posts or servants at the window of the telegraph office; telegrams shall, in all cases, be delivered at, or forwarded to, their destinations in order of receipt.

275. A foreign telegram addressed to a registered addressee in India for which special instructions for delivery by telephone are required (Rule 231) or addressed to a person by his telephone number (Rule 232) may be telephoned to the addressee. In such cases a confirmatory copy of the telegram shall be sent to him by the first available post at the address given against the telephone number in the Telephone Directory.

276. *Free delivery India.*—Foreign telegrams addressed to a place of residence within the delivery limits of the telegraph office of destination shall at once be taken to the address indicated on the telegram.

Provided that telegrams bearing the special instruction "Jaw" or "Dag" (Rule 194 (d)) shall not be delivered during the night, and telegrams received during the night shall not be delivered after the hour of closing of the telegraph office of destination, unless they bear the instruction "Jaw" or "Dag" or unless they are considered at the delivery office to be of a really urgent nature.

277. Telegrams shall be delivered free of charge within five miles of a telegraph office. Beyond this distance telegrams shall be delivered either by registered post without additional charge, or by such other means as may have been arranged and paid for by the sender, or repeated by the addressee (Rule 233 (a)).

Provided that from railway telegraph offices at stations where the traffic is not infrequent to justify the maintenance of a special delivery staff, telegrams shall ordinarily be delivered by hand within the railway station limits only, and telegrams for places outside such limits shall ordinarily be delivered through the registered post.

278. *Reply given to messenger.*—Save in the case of delivery by the ordinary post the messenger who delivers a telegram may be asked, if so he a reply telegram, provided he be not detained for the purpose more than five minutes. The fact of a reply being asked having been given to the messenger and the amount paid to him if required thereof, shall be mentioned on the receipt signed for the original telegram.

279. *Delivery by post.*—Foreign telegrams which have to be despatched at the Post Office, i.e., telegrams bearing the instruction "Poste restante," "GP" or "Poste restante," or "Telegraph restant" shall be sent immediately to the post office by the telegraph office of destination under the conditions fixed by Rules 230 and 232.

280. *Delivery on ship.*—Foreign telegrams addressed to passengers on board a vessel arriving at a port shall be delivered, if possible, before disembarkation. When a foreign telegram has to be delivered on board a ship which cannot be reached without a boat, i.e., when the ship is not alongside a wharf, pier or jetty, it shall be delivered to the ship agent.

281. *Persons to whom telegrams may be delivered.*—A telegram takes to the addressee's place of residence may be delivered either to the addressee, to an adult member of his family, to any person in his service, to his lodgers or guests, or to the porter of the hotel or the house, unless the addressee has by written notice to the telegraph office named a special representative, or unless the sender has by writing on the telegram form the special instruction "NIP" (Rule 184 (d)) requested delivery to the addressee in person. In the event his named the telegraph office of destination shall write the instruction "Addressee only" in full on the envelope, and the telegram shall then be delivered to none other than the addressee.

282. *Open delivery.*—The sender may by writing on the telegram form the special instruction "open" (Rule 184 (d)) request open delivery of the telegram, and in such case the instruction shall be signified on the addressee's copy of the telegram which shall be delivered without an envelope, simply folded, with the address written on the back.

280. *Undelivered telegram.*—When a telegram cannot be delivered the telegraph office of destination shall send with the minimum of delay a service advice to the telegraph office of origin stating the cause of non-delivery and the amount of bearing charges, if any, unpaid at destination and payable by the sender; such advice shall, where possible, be communicated to the sender by the office of origin.

Provided that no advice shall be sent under this Rule in respect of a telegram posted under Rule 276 and returned undelivered by the post office to the telegraph office which posted it, or in respect of telegrams addressed to await arrival, "poste restante", "telegrapho restant", "rece of telegraph" or post office "or care of Station Master", except when a change has to be collected; in the latter case a service advice of non-delivery shall be sent by post at the expiration of the period permitted for the retention of such correspondence in Rule 256.

281. On receipt of a service advice of non-delivery of a foreign telegram the telegraph office of origin shall check the address, and if it is found to have been altered in transmission shall rectify the error immediately by a service advice which shall contain, *postscriptum* (e.g., "forward to destination", "mailed telegram", etc., necessary to correct any errors committed), if the address is found not to have been altered, the telegraph office of origin shall, whenever possible, communicate to the sender the advice of non-delivery.

282. An advice of non-delivery shall be retransmitted by telegraph only if the sender of the original telegram has requested that his telegram be re-transmitted by telegraph (Rule 241). In all other cases the re-transmission shall be effected by post in the form of a prepaid letter, if the address of the sender is known. The address of an advice of non-delivery may complete, rectify or confirm the address of the original telegram only by means of a paid service advice (Rule 220).

283. If it becomes possible without receipt of a rectifying advice to deliver a foreign telegram in respect of which an advice of non-delivery has been transmitted, the telegraph office of destination shall send to the office of origin a second service advice stating that the telegram has been delivered. Such advice of delivery shall be communicated to the sender only if he has already received an advice of non-delivery. This second advice shall not be transmitted when delivery is rectified by telegraphic notification of delivery (Rule 220).

287. If at the address given on the telegram the messenger is unable to attract the attention of any person to whom he is authorized, under the provisions of Rule 281 to effect delivery a notice shall be left by the messenger at such address advising the addressee of the arrival of the telegram and intimating that delivery may be obtained on application at the telegraph office. The telegram shall then be brought back to the telegraph office to be delivered to the addressee or his representative upon application. If the addressee, duly advised as above of the arrival of a telegram, fails to take delivery within 24 hours non-delivery shall be reported in accordance with Rule 280.

288. *Telegraphic Restant.*—When a foreign telegram is addressed "Telegrapho restant", it shall be delivered at the counter of the telegraph office to the addressee or to his duly authorized representative either of whom may be called upon first to prove his identity.

289. *Post Restant.*—Foreign telegram addressed "poste restante" and those which are to be delivered by post shall, in regard delivery and period of preservation, be subject to the same rules as postal correspondence.

290. Any foreign telegram undelivered or not delivered shall, subject to the provisions of Rules 288 and 288, be preserved by the telegraph office of destination for a period of forty-two days.

291. *Deliveries about delivery.*—In cases for the time being declared by the Director General to be cases where delivery work is heavy, the same fee shall be levied for the registration of standing instructions regarding the delivery of telegrams during fixed hours as for the registration of an abbreviated address (vide Rule 36). In such cases if the fee for a registered abbreviated address has already been paid by the applicant, an extra fee of Rs. 5 yearly, or Rs. 2-5-0 half-yearly, as the case may be, shall be levied for the registration of such separate special delivery instruction, and a fee of Rs. 1 for each change in any one of such instructions. The fees prescribed above shall also be leviable from British Government officials for the registration of standing instructions regarding the delivery of telegrams during fixed hours.

UNRECORDED TELEGRAMS

292. The sender of a foreign private telegram addressed to any place notified in this behalf in the Post and Telegraph Guide, may, by writing before the address the special instruction "D" (Rule 184 (f)) and paying three times the charge for an ordinary foreign telegram of the same length sent over the same route, obtain for such telegram priority in transmission and delivery.

293. The sender of a foreign private telegram addressed to any place notified in this behalf in the Post and Telegraph Guide may, by writing before the address the special instruction "PU" (Rule 184 (g)) and paying three times the charge for an ordinary foreign telegram over a portion of the route, together with the ordinary charge for a foreign telegram over the remainder of the route, obtain for such telegram priority in transmission and delivery over the portion of the route in respect of which the triple charge has been paid.

DEFERRED FOREIGN TELEGRAMS.

294. "Deferred foreign telegram" means a foreign telegram accepted for transmission at a reduced rate to any place notified in this behalf in the Post and Telegraph Guide on condition that the transmission of such telegram may, if necessary, be deferred in favour of full rate telegrams and press telegrams.

295. *Charge.*—The charge for a foreign deferred telegram shall be half the charge prescribed under Rule 241 for an ordinary foreign telegram of the same length sent by the same route.

296. *Language.*—The text of deferred telegrams shall be expressed wholly in plain language in one and the same language chosen from amongst the following, namely:—

(a) French,
(b) the language or languages of the country of origin or of the country of destination as notified by the Administrations concerned.

(c) one or two languages which may be notified by the Administration of the country of origin or by the Administration of the country of destination, in addition to the languages indicated in (b).

NOTE.—The languages notified for India are English, French and Portuguese.

292. Any telegram containing numbers, names or words without associated meaning and, in general, any telegram which does not of itself afford an intelligible sense to the Telegraph Service shall not be admitted to the benefit of the reduced rate. Registered addresses shall be accepted when occurring in a context which makes their character clear.

293. If numbers written in letters or in figures, commercial marks, or abbreviated expressions are employed, the number of such words and groups shall not exceed one-third of the number of chargeable words in the text.

Provided that, in deferred telegrams registering in or addressed to China, the text may be expressed wholly by means of groups of four figures taken from the official Telegraph Dictionary of the Chinese Administration which shows opposite each group of figures the corresponding meaning in French.

293. Special instructions.—According to the language used in French or one of the languages notified by the Administration of destination or one of the languages notified by the Administration of origin, the sender shall write before the address one of the special instructions "LCP," "LCD" or "LCO" [Rule 134 (d)].

296. Any special instruction [Rule 134 (d)] other than that relating to a reply shall be admitted in a deferred telegram. The charges applicable to the various special services denoted by the under in connection with a deferred foreign telegram, paid service advice, conditions of delivery, "RV," "TU," etc., shall be the full charges prescribed in the rates of ordinary foreign telegrams.

Provided that telegrams "to follow" may be transmitted at reduced rates as deferred telegrams if such telegrams are admitted between the Administrations which have transmitted and that of the new destination.

301. Declaration by sender.—The sender of a deferred foreign telegram shall sign on the telegram form a declaration attestating that the text is expressed wholly in plain language and bears no meaning other than that which appears on the face of it. The declaration shall indicate the language in which the telegram is written.

302. Order of transmission.—Deferred foreign telegrams shall be transmitted after the transmission of all full rate or press telegrams awaiting transmission at the telegraph office concerned.

303. Delivery.—Deferred foreign telegrams transmitted at full rates shall be delivered concurrently with telegrams at full rates.

304. Application of full rates in irregular telegrams.—When the telegraph office of destination observes that a telegram bearing one of the special instructions "LCP" or "LCD" does not comply with the conditions prescribed by these rules for deferred foreign telegrams, it may collect from the addressee a supplementary charge equal to the difference between the charge payable for the telegram at full rate and the charge paid at deferred rate.

305. Replies.—If a foreign deferred telegram is not delivered within 16 hours from the time when the telegram was accepted for transmission, a refund of the full charge paid on the telegram shall be payable to the sender on application made by him in accordance with the provisions of Rule 303.

DAILY LETTER TELEGRAMS.

294. "Daily letter telegram" means a foreign telegram which conforms to all the conditions prescribed under Rules 292-295 and 301 for deferred foreign telegram and which is accepted for transmission at a still further reduced rate to any of such places as may be notified in this behalf in the Post and Telegraph Guide, on condition that the transmission of such telegram may be deferred in favour of full rate, press and deferred telegrams.

297. Charge.—The charge for a foreign daily letter telegram shall be one-quarter of the charge prescribed by Rule 240 for an ordinary foreign telegram of the same length sent by the same route, subject to a minimum charge equal to the charge for 20 words at such reduced rate.

298. Special instruction.—The sender of a daily letter telegram shall write before the address the special instruction "DLT" [Rule 134 (d)]. A daily letter telegram shall bear no other special instructions save, if desired, that relating to prepayment of reply.

300. Acceptance.—Daily letter telegrams shall not be accepted in any telegraph office on Sundays, Christmas Day, New Year's Day, Good Friday and the King's Birthday.

309. Order of transmission.—Daily letter telegrams shall be transmitted after the transmission of all full rate, press and deferred telegrams awaiting transmission at the telegraph office concerned.

311. Delivery.—Delivery of a daily letter telegram shall not be effected until 16 hours have elapsed from the time when the telegram was presented in a telegraph office for transmission.

WEEK-END LETTER TELEGRAMS.

301. "Week-end letter telegram" means a foreign telegram which conforms to all the conditions prescribed under Rules 292-295 and 301 for deferred and daily letter telegrams and which is accepted for transmission at a still further reduced rate to any of such places as may be notified in this behalf in the Post and Telegraph Guide, on condition that the transmission of such telegrams may be deferred in favour of full rate, press, deferred and daily letter telegrams.

312. Charge.—The charge for a week-end letter telegram shall be at the reduced rate provided in the Post and Telegraph Guide subject to a minimum charge equal to the charge for 30 words.

314. Special instruction.—The sender of a week-end letter telegram shall write before the address the special instruction "WLT" [Rule 134 (d)]. A week-end letter telegram shall bear no other special instructions save, if desired, that relating to prepayment of reply.

315. Acceptance.—Week-end letter telegrams shall not be accepted in any telegraph office on Sundays, Christmas Day, New Year's Day, Good Friday or the King's Birthday.

316. Order of transmission.—Week-end letter telegrams shall be transmitted after the transmission of all full rate, press, deferred and daily letter telegrams awaiting transmission at the telegraph office concerned.

320. Delivery.—Week-end letter telegrams handed in for transmission at a telegraph office on any week day shall not be delivered before the following Monday morning.

PREPAID REPLY.

318. The sender of a foreign telegram may prepay the charge for a reply telegram:

Provided that the amount so prepaid shall not be less than the charge for a telegram of the maximum length admissible under the Rules.

A sender prepaying a reply shall write in the space provided on the telegram form the special instruction: "RP" —, adding the amount prepaid, thus:—

"RP 30 Rs."

319. As the destination of a foreign reply paid telegram, the telegram office shall deliver to the addressee a foreign reply telegram form or voucher entitling him to send, free of charge, up to the value of the amount notified on the form as prepaid a foreign telegram to any destination from any telegram office of the Administration where often has issued the voucher, or, in the case of a radio telegram addressed to a mobile station, from the station serving the voucher. Two or more foreign reply telegram forms may be used to frank one foreign telegram, but one reply telegram form shall not be used to frank two or more telegrams.

320. If the charge payable for the telegram sent on the reply form exceeds the amount notified thereon, the difference shall be paid in cash or stamps by the sender using the reply form.

321. If the amount notified on the reply telegram form exceeds the charge payable for the telegram sent, the difference shall, provided it be not less than one rupee eight annas, be refunded to the sender of the original telegram on application made by him in accordance with the provisions of Rule 302.

322. A foreign reply telegram shall be available for six months from the date of issue.

323. If the addressee refuses the foreign reply telegram form or for any reason fails to use it, the money deposited for the reply may be refunded to the sender upon application in accordance with the provisions of Rule 302. In the case of a reply telegram form delivered in India and not used by the addressee, the addressee shall, if the sender desires a refund, send to the Check Office, before the expiration of six months from the date of issue, the reply telegram form accompanied by an application for refund in favour of the sender.

324. In case of non-delivery of a reply paid foreign telegram the amount paid in respect of a reply shall be refunded to the sender on application made by him before the expiration of the period of validity of the reply telegram form. In the event of such non-delivery the delivery office shall cancel the reply telegram form; the telegram noted accordingly shall be preserved for the period of retention fixed by Rule 260; on the expiry of such period it shall be sent to the Check Office to await any application for refund of the amount prepaid, that may be preferred by the sender according to Rule 302.

COLLECTION.

325. Save as otherwise provided by Rule 302 the charge for collection (Rule 300) of a foreign telegram shall be refunded at the rate of one-half of the charge payable for an ordinary foreign telegram of the same length by the same route, fractions of half an anna being reckoned as half an anna.

326. On payment of a charge equal to the charge for an inland express telegram of the same length the sender may have a foreign telegram

repeated between the telegram office of origin and the Frontier Telegraph Office in India or Burma (Rule 253) from which it is to be transmitted.

327. State telegrams and Service telegrams written in code or cipher shall invariably be collected and no charge shall be made for the collection of such telegrams.

NOTIFICATION OF DELIVERY.

328. Notification of delivery.—The sender of a foreign telegram may, by writing on the telegram form the special instruction: "PD," "PCD" (for places for which express telegrams are admissible) or "PCP" (Rule 184 (d)), or the same may, require that the date and time at which the telegram has been delivered to the addressee be notified to him by ordinary or urgent telegram, or by post, as soon as possible after its delivery.

329. When a telegram requiring notification of delivery is forwarded to its final destination by post, or is deposited "poste restant," or is delivered to the care of a third party, the notification shall mention the date and time of such forwarding, deposit or delivery. When such telegram is addressed to a ship at sea the notification shall be dispatched by the coast or wireless station and shall state the date and time of transmission of the telegram to the ship.

330. Notification of delivery of a foreign telegram shall be transmitted to the sender immediately on its arrival at the telegram office of origin. When the notification of delivery has reference to a foreign telegram which has been re-addressed, the telegram office of origin shall collect from the sender, when necessary, the difference between the charge paid on the notice for the notification of delivery and the charge payable in respect of the telegram actually conveyed on transmission of the notification. If the latter amount is less than the former by not less than Rs. 1-8-3, the difference shall be refunded to the sender on application made by him in accordance with the provisions of Rule 302.

331. The charge for a notification by telegram of delivery of a foreign telegram shall be the minimum charge for the transmission, to the area designated by the same route, of a foreign telegram of 5 words of the class (ordinary or urgent) prescribed by the sender for the notification.

332. The charge for a notification by post of delivery of a foreign telegram shall be five annas.

333. When a foreign telegram requiring notification of delivery cannot be delivered, a service notice reporting non-delivery shall be sent to the telegram office of origin as laid down in Rule 260, and the notification of delivery shall be sent only if, at a later time within the period prescribed under Rule 260 for retention of the telegram, the telegram is delivered to the addressee. If at the expiration of the prescribed period the telegram has not been delivered, the charge for the telegraphic notification of delivery shall be refunded to the sender of the telegram on application made by him in accordance with the provisions of Rule 302.

334. No refund shall be admissible in respect of any charge prepaid for notification by post.

TELEGRAMS TO FOLLOW BY ORDER OF THE SENDER.

335. The sender of a foreign telegram may, by writing in the space provided on the telegram form the special instruction "follow secure" or "FS"

[Rule 134 (d)], require that his telegram be sent on by the telegraph office of destination to follow the address.

320. If the sender of a "false return" (or "to follow") telegram requires a telegram notification of delivery, he shall be warned that in the event of the telegram having to follow the address beyond the limits of the country of destination, he may be required to pay the sum necessary to make up the charge for the notification of delivery on the basis of the actual distance covered in transmission on such notification, as well as any re-direction charges not collected on delivery.

321. When a telegram bears the special instruction "false return" or "to follow," or "F8" without further instructions, the telegraph office of destination shall insert the new address, if any, supplied of the residence of the addressee and shall retransmit the telegram to the first destination. The same procedure shall be followed until the telegram is delivered or until no further address is furnished.

322. If delivery of a "false return" telegram cannot be effected, and if no further address is furnished, the telegram shall be returned in the telegraph office and its non-delivery shall be reported in the manner prescribed by Rule 263. The service advice of non-delivery shall show the amount of the charge to be recovered from the sender and shall be addressed to the telegraph office which last re-directed the telegram in order that such office may effect any necessary correction; if the transmission was correct the later office shall forward the service advice to the telegraph office of origin.

323. If the special instruction "F8" is accompanied by successive addresses, the telegram shall be transmitted in succession from one telegraph office of destination to the next until either delivery to the addressee is effected or the list of addresses given is exhausted. In case of non-delivery the last telegraph office shall proceed in the manner prescribed by Rule 263.

324. The charge payable at the time of presentation by the sender of a "false return" (or "to follow") telegram shall be the charge for the transmission of such telegram up to the first destination, all the addresses being counted in the number of words charged for. Any supplementary charge shall be collected from the addressee and shall be calculated on the basis of the number of words transmitted at each re-direction. If the addressee refuses to pay the re-direction charges, the telegram shall nevertheless be delivered to him and the telegraph office of origin shall be informed by service advice of the refusal to pay all of the amount of charge to be collected from the sender. Any re-direction charges not paid by the addressee shall be payable by the sender.

TELEGRAMS TO BE RE-TRANSMITTED BY ORDER OF THE ADDRESSEE OR HIS AGENT.

325. Re-direction.—If the addressee of a foreign telegram received in India has left the place to which such telegram is addressed, the telegram may be re-directed to a second address either by an official of the telegraph office or by an agent of the addressee. If official notification of telegrams is required a notice to that effect shall be given in writing to the telegraph office concerned, provided notice for the purpose being obtainable from the local telegraph office. The person giving such

notice shall state therein whether he wishes the re-directed telegram to be forwarded by ordinary, express or (in the case of re-direction involving re-transmission by foreign telegram) urgent* telegram, and shall be responsible for any charges that may be incurred under this rule.

326. No additional charge shall be levied for re-direction if the new address is within the same town as the original address, but if the new address is in a different town the charge for re-direction shall be the full rate for a telegram of the class indicated, as prescribed in Rules 78 and 79 or in the Tariff Table of the Post and Telegraph Guide according to the re-direction involves re-transmission by inland or by foreign telegram. The special instruction "Re-directed from....." (name of office or office re-directing) shall be added and paid for. In the case of telegrams re-directed to places beyond India prepayment of charges shall be compulsory; in other cases if the sum due has not been paid at the telegraph office where the telegram has been re-directed the amount shall be recovered from the addressee before delivery. All State telegrams shall be re-directed free within Indian limits only.

327. Instructions left at a telegraph office regarding the re-direction or re-addressing of telegrams shall be deemed to be in force for one month only. If it is desired that they should remain in force beyond that period, instructions may be registered on payment of the fees prescribed by Rule 261.

328. When a foreign telegram not bearing the special instruction "F8" has to be re-directed to a second address without an order to transmit it by telegram, the telegram shall be posted to its due destination as prescribed by Rule 129 and a remark to that effect shall be added in the notice of non-delivery as prescribed by Rule 263.

MULTIPLE TELEGRAMS.

329. The sender of a foreign multiple telegram shall write in the space provided for the purpose on the telegram form the special instruction "m 771x = " [Rule 134 (d)].

330. The name of the office of destination shall appear only once, namely, at the end of the address, in a telegram addressed to several addressees, the instructions regarding the place of delivery such as Postage, Railway Station, Market, etc., shall appear after the name of each addressee. In the case of a telegram for the same person at several addresses, the name of the addressee shall appear before each designation of a place of delivery.

331. If the address of a foreign multiple telegram contains any supplementary instructions, it shall be written in accordance with Rule 106.

332. The charge for a foreign multiple telegram shall be the charge prescribed for a single foreign telegram of the same class and length, all the addresses being reckoned in the number of words, together with, for each address after the first, a copying fee of six annas for any number of chargeable words not exceeding 50, six annas for every 50 such words after the first 50, and six annas for the remaining chargeable words, if any, such copying fee being calculated separately for each copy at the rate of the number of words which each copy is to contain.

* Only by direction for which the class of telegram is indicated.

Provided that for foreign urgent multiple telegrams the copying fee shall be double the copying fee prescribed above in this rule.

340. Each copy of a foreign multiple telegram delivered shall bear its own particular address only and the instruction "TMA" shall not appear on it, unless the sender has, by writing before the address of each addressee when it contains the special instruction "CEA" (Rule 184 (4)), required the transmission of all the addresses to such addressee; in the latter case each copy of the telegram delivered shall bear all the addresses.

TELEGRAMS TO BE DELIVERED BY POST OR BY EXPRESS.

350. *Post or Express*.—A foreign telegram addressed to a place where there is no telegraph office may be delivered at destination either by post or by special messenger, according to the sender's instructions:

Provided that a foreign telegram shall be accepted for delivery by special messenger only if addressed to a destination in any State notified in the Tariff Table published in the *Post and Telegraph Guide* as a State which has organized a system of delivery more rapid than the post.

351. The sender of a foreign telegram may direct that his telegram be transmitted by telegraph as far as a telegraph office spread by him and thence to destination by post, or by air mail if there is such a service between the country of the foreign telegraph office and the country of destination. In such case as subject to the special instruction "Route" or "PAV" (the name of the foreign telegraph office from which the telegram is to be forwarded by post (ordinary or airmail) shall be written on the telegram form immediately after the name of the place of final destination. Example:—the address "Paris" (or "PAV" Brown, 34 High Street, Berlin, New Orleans, will indicate that the telegram is to be forwarded by post per air mail from New Orleans to Berlin.

352. To the address of foreign telegrams which are to be forwarded beyond the telegraph lines shall be prefixed the special instruction indicative of the means of transport to be used, "Express", "Route" or "PAV" (Rule 184 (4)).

353. The sender of a foreign telegram who wishes to pay the fixed charge notified for express delivery shall write before the address of the telegram the special instruction "XP" (Rule 184 (4)).

354. If the sender of a foreign telegram wishes the express charge to be collected from the addressee, he shall enter on the telegram the special instruction "Express" (Rule 184 (4)).

355. When a foreign telegram bearing the special instruction "Express" or "Express" has arrived expenses to the telegraph office of destination but has not been delivered, the office of destination shall enter in the notice of non-delivery referred to in Rule 253 the amount to be recovered from the sender on this account, thus "Frais de (amount due for special service)

356. *Employment of post*.—Foreign telegrams to be delivered by post shall be subject to the following additional charges to be collected at the telegraph office of origin, namely:—

(a) Telegrams to be delivered within the limits of the territory of telegraphic destination; those bearing the special instructions "FR" (Rule 184 (6)) shall be subject to a fee of five

annas to cover cost of registration. Those bearing the special instruction "PAV" (Rule 184 (6)) shall, in addition, be subject to the surcharge proper to the air route.

(b) Telegrams to be forwarded to a country other than the country of telegraphic destination, the fee to be collected shall be five annas or ten annas according as the telegram bears the special instruction "Poste" or "FR" (Rule 184 (6)) respectively, to this charge shall be added, in the case of telegrams bearing the special instruction "PAV" (Rule 184 (6)) the surcharge proper to the air route.

357. The telegraph office of destination may forward by post foreign telegrams for addressees beyond the free delivery limit:—

(a) if the telegram contains no directions as to the method of delivery to be employed; or

(b) when the method of delivery indicated in the telegram differs from the method adopted and notified by the administration by which delivery is to be effected (Rule 356); or

(c) when express delivery charges are due to be collected on such telegram from an addressee who has on a previous occasion refused to pay such charges.

358. The telegraph office of destination shall forward by post foreign telegrams for addressees beyond the free delivery limit:—

(a) when delivery by post has been requested by the sender (Rule 351) or by the addressee (Rule 354);

Provided that, where the addressee has asked to have his telegram delivered to him by special messenger, the office of destination may adopt this method of delivery for all telegrams addressed to him whether they bear the special instruction "Route" or not; or

(b) when the telegraph office of destination has not a more rapid means of delivery at its disposal.

359. Foreign telegrams which have to be forwarded to their destination by post from telegraph offices of destination in India shall be dealt with in the following manner, namely:—

(a) Telegrams to be delivered within the limits of the Indian Island Postal Territory shall be forwarded by registered post without charge to the sender or addressee.

(b) Telegrams to be transmitted by post to a place beyond the limits of the Indian Island Postal Territory shall, if the postal charges have been duly collected in advance, be posted as fully paid letters, ordinary or registered, as the case may be, the preparation including, in the case of telegrams bearing the instruction "PAV" the surcharge proper to the air route. If the postal charges have not been prepaid, such telegrams shall be posted as ordinary unpaid letters, the postage being payable by the addressee.

360. *Telegrams not due to be posted registered*.—When a foreign telegram which is to be forwarded to a registered letter cannot at once be registered, it shall first be posted as an ordinary letter if by such immediate posting the benefit of an earlier mail will be obtained and a duplicate shall then be sent by registered post as soon as possible. The second copy shall always be marked *duplicate*.

SEMAPHORE TELEGRAMS.

361. Semaphore telegrams are telegrams signalled to or from ships at sea by means of Semaphores. The sender of a foreign telegram who desires the telegram to be so signalled shall insert

before the address on the telegram from the special instructions. "SEM" (Rule 184 (6)).

362. *Seamophone stations*.—Seamophone telegrams may be transmitted from or received by the following Government Telegraph Offices which are *Seamophone Stations*, namely:—

Acting.	Elephant Point.
Amherst.	Monthly Point.
Rocky Ridge.	Mid Point.
Harwood Harbour.	Singer Island.
Barrow Island.	

363. *Language*.—Foreign seamophone telegrams shall be written either in the language of the country in which the seamophone station which has to signal them is situated, or by means of groups of letters representing the signals of the International Code of Signals.

364. *Address*.—The address of a foreign seamophone telegram destined for a ship at sea shall contain the following particulars, namely:—

- (a) the name of the addressee with further particulars, if necessary;
- (b) the name of the ship, supplemented, if necessary, when there are several ships of the same name, by its nationality and by its distinctive signal in the International Code of Signals;
- (c) the name of the seamophone station at which appears in the Official Nomenclature of Offices.

365. *Payable*.—In the case of foreign seamophone telegrams originating from ships at sea, the addressee of the office of origin in the preamble shall include the name of the receiving station followed by the name of the ship. The time of sending in shall be deemed to be the time of receipt of the telegram by the receiving station in communication with the ship.

366. *The charge payable on a foreign seamophone telegram* shall be the charge prescribed by Rule 248, together with a fee of three annas per word. The charge for a foreign seamophone telegram addressed to a ship shall be paid by the sender; the charges payable on a foreign seamophone telegram received from a ship shall be paid by the addressee before delivery. In the latter case, the service instruction "Prepaid" (followed) shall be inserted in the preamble.

367. *Transmission*.—Foreign telegrams from a ship at sea shall, if the sending ship so requests, be transmitted to their destination by means of signals of the International Code of Signals. If no such request has been made, such telegrams shall be translated into ordinary language by an official of the seamophone station and so transmitted to their destination.

368. *Period of retention*.—The sender of a foreign telegram addressed to a ship at sea may specify the number of days during which he wishes the telegram to be kept for the ship by the seamophone station. In such case he shall write in the space provided on the form the special instruction "As" specifying the number of days inclusive of the day of sending in of the telegram (Rule 184 (6)).

369. If within the period indicated by the sender or, in the absence of such indication, up to the morning of the 20th day following the date of sending in, it has not been possible to transmit to the ship a foreign telegram addressed to a ship at sea, the seamophone station shall notify the International Telegraph office of origin which shall then communicate the address to the sender. The sender may request, by paid telegraphic or postal service advice addressed to the seamophone

station that his telegram be kept for a further period of 30 days for transmission to the ship, and so on. In the absence of such a request, the telegram shall not be retained after the thirtieth day (including the day of sending in). If, however, it is certain that the ship has passed beyond the range of the seamophone station before the telegram could be signalled to it, the International Telegraph office of origin shall be notified of the fact.

370. The undermentioned telegrams requiring special services shall not be admitted as foreign seamophone telegrams, namely:—

(a) Telegrams with prepaid replies (Rule 318), except telegrams addressed to ships at sea.

(b) Telegrams money order.

(c) Telegrams to be collected (Rule 325).

(d) Telegrams requiring telegraphic or postal notification of delivery (Rule 328), except when such telegram is destined for a ship at sea and requires notification of delivery only in respect of its transit over the lines of the telegraph system.

(e) Telegrams to follow (Rule 330).

(f) Paid service telegrams (e.g., repetition at the request of the addressee, Rule 326). Such telegrams, shall, however, be accepted so far as the transmission only is concerned (e.g., for repetition to or from the seamophone station).

(g) Urgent, deferred and duly letter telegrams (Rules 212-214 and 261): Provided that urgent telegrams may be accepted for priority in transmission up to or from a seamophone station, three times the ordinary rate being charged in respect of the distance over which priority in transmission is required.

(h) Telegrams to be delivered by special messenger or by post (Rule 336, etc.).

PRINT TELEGRAMS.

371. The Director General may, upon application and upon endorsement by the Manager of the newspaper, publication or agency concerned, of a written undertaking to conform to all the conditions prescribed by these rules for foreign press telegrams, issue to a correspondent a "Card of authority" authorizing him to send foreign press telegrams at special press rates as provided by these rules. A Card of authority may be renewed on proof of any irregularity provided by the holder.

372. Foreign press telegrams conforming to the conditions prescribed in Rule 371 shall be accepted for transmission to or from each place and at such special press rates as may be provided in this behalf in the Post and Telegraph Guide.

373. Foreign press telegrams for transmission at special press rates shall conform to the following conditions, namely:—

(1) *Address*.—The telegram shall be addressed only to a newspaper, periodical publication, or news agency by a name or registered abbreviated name identical, in either case, with that recorded on the Card of authority of the sender.

(2) *Text*.—The telegram shall contain only intelligence clearly intended for publication in a newspaper or other periodical publication and shall not contain any passage of a private nature or any communication for the insertion of which in a newspaper a charge is usually made.

Provided that such telegrams may also contain, written within brackets at the beginning or end of the text, instructions, relating to the publication of the telegram, not exceeding in length 10 words or 5 per cent of the number of chargeable words in the telegram, whichever is less.

(3) *Language*.—The telegram shall be written in plain language in French or in one of the languages notified in this behalf by the country of origin or of destination, or in any language mentioned in Rule 186, in which the receiving newspaper is printed.

Provided that any of the languages permissible for such telegram may be employed for questions conjointly with the language in which the telegram is expressed.

Notes.—The languages notified for India are English, French and Portuguese.

(4) *Signature*.—The sender shall be none other than a correspondent holding a Card of authority (Rule 371) and the signature on the telegram shall be that of the correspondent whose name appears on such Card of authority.

(5) *Special instructions*.—The telegram shall have before the address the special instruction "Press," but shall not bear any other special instruction save, if desired, that relating to multiple address telegrams.

374. For the receipt only of press telegrams no press rates such authorized newspaper, periodical publication or news agency may have an abbreviated address registered free of charge.

375. For a foreign multiple press telegram the copying fee to be collected for the copies to be prepared at the office of destination shall be that prescribed by Rule 380 for copies of a foreign private multiple telegram.

376. Charges for all foreign telegrams at press rates shall be prepaid except to the extent to which, under the provision of his Card of authority, the sender has been authorized to send "bearing" press telegrams.

377. Foreign telegrams presented as press telegrams but not fulfilling the conditions indicated in Rule 373 shall be charged for according to the ordinary rates for foreign telegrams and the special instruction "Press" shall be deleted.

378. The ordinary tariff rates for foreign telegrams shall be applicable to any foreign press telegram of which use is made for any purpose other than insertion in the columns of the newspaper or periodical publication in which it is addressed; in particular the ordinary rate for foreign telegrams shall be applicable to—

(a) foreign press telegrams which, in the absence of a satisfactory explanation, are not published by the newspaper or periodical publication in which they are addressed, or which the addressee has, before publication in such newspaper or periodical, communicated either to private individuals or to establishments, such as Clubs, Cafés, Hotels, Restaurants, &c.;

(b) foreign press telegrams which the addressee has, before publication in his own newspaper, journal or periodical, sold, distributed or communicated to other newspapers with a view to their publication in their columns;

Provided that such telegrams may be sold, distributed or communicated to newspapers or periodical publications at the newspaper or periodical of the addressee and to other newspapers;

(c) foreign press telegrams addressed to agencies if such telegrams are, in the absence of a satisfactory explanation, not published in a newspaper, or if such telegrams are communicated to third persons before being published by the Press.

379. In the case of any foreign press telegram to which the ordinary tariffs for foreign telegrams have become applicable under this Rule the difference between the charges actually paid at

press rates and the charge payable on such telegram at ordinary foreign tariff rates shall be paid by the addressee.

RECORDS.

380. *Period of preservation*.—The originals of foreign telegrams and all documents relating to them shall be kept for seven days only in Government Telegraph Office, and shall then be sent to the Telegraph Check Office, Calcutta, where they shall be preserved for not less than ten months from the beginning of the month following that in which the telegram was handed in, and may then be destroyed.

381. *Inspection of originals*.—Originals or copies of telegrams may be shown only to the sender, or to the addressee or to the authorized representative of either of them on proof, if required, of the identity of such persons. A charge of eight annas shall be made for such inspection.

382. *Copies*.—The sender or the addressee of a foreign telegram, or the authorized representative of either, may, on application to the telegraph office within seven days or to the Office in charge of the Telegraph Check Office, Calcutta, within the aforesaid period fixed for preservation of records (Rule 380), be furnished with certified copies or photographs—

(a) of the telegram originally handed in for transmission; or

(b) of the copy delivered, if a duplicate of it has been retained.

383. A fixed charge of six annas shall be made for every copy furnished in conformity with Rule 382, if the number of words in the telegram does not exceed 50. In the case of telegrams containing more than 50 words the charge for a copy shall be six annas for each complete group of 50 words, together with six annas for the remaining words, if any. The charge for photographs of originals or copies shall be seven annas for each page of the text of a foreign telegram text.

384. Every application for a copy shall contain such particulars as may be necessary for tracing the telegram to which the application relates.

385. *Extended preservation*.—On the ground of pending or contemplated judicial proceedings, application may, within the period provided for the preservation of telegrams, be made by an interested party to the Office in charge of the Telegraph Check Office, Calcutta, for the further preservation of any specified telegram. Upon receipt of such application such telegram shall be preserved for a period of three months beyond the date on which it would become due for destruction under Rule 380; at the expiration of this further period the telegram shall, in default of a renewed application, be destroyed. The duty of the Telegraph Department shall be confined to making the search and preserving the telegram, if found, and no information as to the result of the search shall be furnished, nor shall any telegram preserved under this rule be produced, except on the order of a Court of Law or other competent authority.

386. *Fee for searching for telegrams*.—Should the particulars furnished be insufficient to enable the Check Office or the Telegraph Office, as the case may be, at once to trace a telegram which is the subject of an application under Rule 382 or Rule 385, search shall be undertaken only upon payment of the fee prescribed below, namely—

For searching after the text of the received telegram of one telegram office for one day ..	2
For searching both the text and the received telegram of two telegram offices for one day ..	3

287. Applications for inspection of foreign telegrams or for copies of such telegrams may be addressed to the telegraph office within seven days of the date of landing in or receipt of such telegrams, or to the Officer in charge of the Telegraph Clerk Office, Colombo, within ten months from such date (Rule 300). Applications for photographs may be addressed to the Officer in charge of the Telegraph Clerk Office, Colombo.

REFUNDS.

288. Save as provided in Rule 287, refunds in respect of charges paid shall, in the cases and to the extent mentioned below and upon application or completion made in accordance with the provisions of Rule 285, be payable to the person by whom such charge was originally paid, namely:—

(a) A refund of the full charge paid for every foreign telegram which, through the fault of the telegraph service, has failed to reach its destination.

(b) A refund of the full charge paid for every foreign telegram stopped in the course of transmission as a result of the interruption of a route and in consequence mentioned in the request of the sender.

(c) A refund of the full charge paid for any foreign telegram which, through the fault of the telegraph service, was received later than it would have been received by post, or which in any case has not been delivered to the addressee until after a period of (1) 24 hours in case of full rate telegrams exchanged between two adjoining countries or countries connected by a direct means of communication, (2) 36 hours in case of deferred telegrams (Rule 224, etc.), (3) 48 hours in all other cases except those of Daily Letter Telegrams, and week-end letter telegrams, such period being counted from the hour of acceptance of the telegram for transmission. The time for which officers are cleared when that is the cause of delay, the time occupied in delivery by special messenger, the time employed for transmission by aeroplane as well as the period of retention of such telegrams at a telegraph station, at a coast station or on board a ship, shall not be reckoned in the periods indicated above. The periods mentioned above, except in case of deferred telegrams, shall be reduced by a half in the case of foreign State telegrams in respect of which the sender has not renounced priority of transmission (Rule 217), in the case of urgent telegrams (Rule 202) and in the case of paid service advice (Rule 226).

(d) A refund of the charge for that part of the text of a deferred telegram in code or cipher or of a telegram in plain language, which, as a result of error in transmission, has manifestly been unable to fulfil its purpose, unless the error has been notified by paid service advice under Rule 226.

(e) A refund of the secondary charge for a special service which has not been performed, including the charge for the relative special instruction.

(f) Save as provided by Rule 226, a refund of the amounts deposited for paid service advice repeating repetition of a message believed to be incorrect, if the words as repeated are not in conformity with the words as originally received, subject to the reservation that in the case where some words were correctly and others, incorrectly repeated in the original telegram, the charge for the words correctly transmitted in the first place shall not be refunded unless the Administration concerned is satisfied that the alterations

made prevented the words which had not been distorted from being understood.

(g) A refund of the full charge paid for any other paid service advice, telegraphic or postal, sent under Rule 224 to 227 and retransmitted by an error of the telegraph service.

(h) A refund of the full amount of any sum prepaid for a reply when the addressee has not been able to make use of the reply telegram form or has refused it, and the reply telegram form is in the hands of the Telegraph Administration by which it was sent or is returned to that Administration before the expiration of a period of six months from the date of issue (Rule 223).

(i) A refund of the charge pertaining to the telegraph section not received when, owing to interruption of a telegraph route, a foreign telegram has been forwarded to its destination by post or by other means. The amount expended is so forwarding the telegram by means other than telegraphic staff, however, in such case be deducted from the sum to be refunded (Rule 209).

(j) A refund of the full charge for any foreign telegram with a prepaid reply which has obviously not been able to fulfil its purpose owing to a service irregularity that justified the repayment of the charge paid for the reply; also the full charge for any prepaid reply which has obviously not been able to fulfil its purpose owing to a service irregularity which justifies the repayment of the charge for the original telegram of inquiry.

(k) A refund of the charge, when it amounts to not less than one rupee and eight annas, for every word paid for but omitted in the transmission of a telegram, unless the error has been corrected by means of a paid service advice under Rule 226.

(l) A refund of the difference between the amount paid on a reply telegram form to be paid and the amount of the charge for the telegram framed by means of such reply telegram form, if this difference be not less than one rupee and eight annas (Rule 220).

(m) A refund of the charge paid for the whole or part of every telegram stopped under Rule 180 and the charge paid for every telegram stopped under Rule 181.

(n) A refund of such portion of the charge paid as related to the transmission over the distance actually used when a foreign telegram is cancelled by the sender before it reaches the telegraph office of destination (Rule 213).

289. When a coastal station advises the telegraph office of origin that a radio-telegram cannot be transmitted to the ship of destination, the office of origin shall at once refund to the sender such portion of the charges paid by him as related to the transmission of the telegram from the coastal station to the ship; when the notification of delivery of a radio-telegram has not reached the station which transmitted such radio-telegram, the charge shall only be refunded if it is found that a refund is payable in respect of the original radio-telegram itself.

290. In the case of a partial refund in respect of a foreign multiple telegram, the charge paid for each copy shall be deemed to be the quotient obtained by dividing, by the number of addressees, the total charges paid for the multiple telegram.

291. The provisions of Rules 288 and 289 shall not be applicable to telegrams passing over the lines of an Administration which itself refuses to extend to the obligation of refunds.

352. Complaints respecting telegrams and claims for refund (including complaints against the Bureau) may be made to the Director-General or to the appropriate Postmaster-General, and claims for refund which do not involve complaints against the Service may be made to the Officer-in-charge of the Telegraph (Chief Office, Calcutta).

Provided that claims for refunds on account of (1) paid services (Rule 224), (2) overcharges or telegrams stamped in error by the sender (Rule 203), or (3) telegrams stamped and cancelled before transmission has begun (Rule 212) may, if made within seven days from the date of the telegram, be presented at the Telegraph Department Office, or Consular Office at which such advice or telegram was handed in.

353. Every such claim or complaint shall be accompanied by documentary evidence of the nature specified below, *namely*—

(a) in case of non delivery or of delay, by a written statement from the telegraph office of destination or from the addressee;

(b) in case of alteration or omission, by the copy of the telegram delivered to the addressee;

(c) in case of an unmailed reply telegram form (Rule 225), by the reply telegram form delivered to the addressee;

(d) in case of telegrams sent from India, by the receipt (Rule 207); and

(e) in case of paid service advice (Rule 220, etc.), by the correction recommendations granted in connection therewith by the telegraph office of delivery.

354. No claim for refund shall be considered unless received by the appropriate Office within six months from the date of the telegram in respect of which the claim is made.

355. The right to a refund shall lapse after a period of six months from the date of the letter by which the sender is informed that the refund has been granted.

356. No claim for refund shall be admitted in respect of a telegram which was not in accordance with the conditions prescribed for observance by the public with regard to composition, language, legible writing, address, instructions for the conveyance of telegrams beyond the telegraph line, etc.

PART IV.

RULES FOR RADIO-TELEGRAMS.

DEFINITION.

357. "Radio-telegram" means any telegram exchanged with a ship at sea through the medium of a coast station specified for such purpose in the Port and Telegraph Guide.

DURATION OF SERVICE.

358. The service at coast stations in British India shall be in accordance with the hours notified for such stations in the Port and Telegraph Guide.

FORM AND ACCEPTANCE OF RADIO-TELEGRAMS.

359. The form and acceptance of radio telegrams shall be governed by the rules for foreign telegrams contained in Part III of these rules.

SPECIAL RULES FOR RADIO-TELEGRAMS.

400. The sender shall in every case be responsible for the efficiency and accuracy of the address.

401. The address of a radio-telegram intended for a ship shall be drawn up as follows:—

(a) Name or designation of the addressee, with supplementary particulars if necessary;

(b) Name of the ship as it appears in the international List of Ship Stations; and

(c) Name of the coast station as it appears* in the international List of Fixed and Land Stations.

402. If desired, the name of the ship may, at the risk of the sender, be replaced by the particular of its voyage.

403. The name and permanent address of the sender of a radio telegram shall be written on the message first at the office of origin for purposes of record.

PREAMBLE.

404. On transmitting a radio-telegram from a ship over the ordinary telegraph system, the coast station shall insert for "clue of origin" the name of the ship of origin as it appears in the international List of Ship Stations and also the name of the last ship which, acted as intermediary (having any re-transmission been necessary) between the ship and the coast station. The date time (i.e., the time of receipt of the radio-telegram at the coast station) shall also be inserted, and this, together with the service instructions, the date and time of handing-in and the number of words signalled by the ship, shall be transmitted to destination.

CHARGES FOR RADIO-TELEGRAMS.

405. The charge for a radio-telegram shall in every case be prepaid by the sender.

406. The coast station charge and the ship charge in gold francs are notified in the international List of Fixed and Land Stations and the international List of Ship Stations respectively, and such charges as are fixed from time to time, so far as British India is concerned, shall be published in the Port and Telegraph Guide.

407. In the case of radio telegrams of Category B (Codes 150 and 225) accepted as radio-telegrams the ordinary charges shall be reduced as follows:—

(a) For radio-telegrams exchanged between two ships, direct or through one intermediate coast station, three-quarters of the ordinary charges;

(b) For all other radio-telegrams, two-thirds of the ordinary charges.

RADIO-TELEGRAMS FOR DELIVERY BY POST FROM A PORT OF CALL OF THE SHIP TO WHICH THEY ARE TRANSMITTED.

408. A radio-telegram may be accepted for a ship with the object of being forwarded by post or by air mail from a port of call. Retransmission by radio-telephony shall not be permitted in such cases.

409. The address shall be drawn up as follows:—

(a) The paid instruction "Ports" (in the case of a radio telegram to be forwarded by ordinary post) or "FAV" (in the case of a radio-telegram to be forwarded by air mail) followed by the name of the port where the radio-telegram is to be posted;

(b) Name and address of the addressee;

(c) Name of the ship which is to carry on the posting;

(d) Name of the coast station in communication with the ship.

Example.—
"—Route (or RAY) Adm to Smith 24 The
Mail Despatch, Manila, Karachi, Hobo."

419. A charge of five annas for ordinary postage or fourteen annas for postage by air mail shall be payable by the sender in addition to the radio-telegram charges.

420. A radio-telegram of this nature received on board a ship shall be posted as a paid letter at the port indicated and particulars of posting sent to the dispatch agent.

CHARGE OF TELEGRAMS NOT ADMITTED AS RADIO-TELEGRAMS.

421. The following classes of telegrams, which are admitted in the international telegraph service, shall not be accepted as radio-telegrams:—

- (a) Telegrams money orders;
- (b) Telegrams "to follow the address";
- (c) Paid service telegrams asking for repetition of information, except to repeat transmission over the ordinary telegraph system;
- (d) Urgent telegrams, except in regard to transmission over the telegraph system of those administrations which accept such telegrams;
- (e) Deferred telegrams, daily letter telegrams and weekend letter telegrams;
- (f) Other telegrams in reduced rates, such as Christmas and New Year Greeting Telegrams;
- (g) Telegrams without text.

ORDER OF TRANSMISSION.

422. Radio-telegrams shall be transmitted in the following order:—

- (a) Distress telegrams;
- (b) Telegrams relating to the safety of human life in marine or aerial navigation;
- (c) State (Government) telegrams;
- (d) Navigational and meteorological telegrams;
- (e) Service advice relating to the disturbance of communication;
- (f) Service telegrams and other service advice;
- (g) State telegrams for which the sender has provided priority in transmission, private telegrams and press telegrams.

423. Subject to the provisions of sub-rule (1) of this rule, radio-telegrams shall be transmitted in the order in which they are received.

UNDESIRABLE RADIO-TELEGRAMS FROM SHIPS.

424. When a radio-telegram from a ship is received it shall be referred to the address on hand, the fact, with the reason assigned for the non-delivery, shall be communicated to the ship for the information of the sender. This information shall be transmitted through the nearest coast station or another communication of the same administration. A sender desiring to alter or add to an address can only do so by means of a paid service advice.

UNDESIRABLE RADIO-TELEGRAMS REFERRED TO SHIP.

425. When a radio-telegram reaching a ship at sea cannot be delivered, the office of origin shall be informed by service advice.

426. The sender of a radio-telegram to a ship may indicate the maximum period for which he desires the radio-telegram to be kept at the coast station. If the ship does not communicate with the coast station within that period the coast station shall advise the office of origin accordingly. If the sender does not specify any period, the coast station shall inform the office of origin

by service advice on the morning of the fifth day after the date of handing-in that it has been kept possible to deliver the radio-telegram to the ship. The office of origin shall inform the sender, who may then request by means of a paid service advice to the coast station the postponement being at the rate for a telegram to the coast station only) that the radio-telegram may be retained until the end of the fourteenth day, counting from the date of handing-in. If no such request is received, the radio-telegram shall be treated as addressed at the end of the seventh day, not including the day of handing-in. The expiration of any of these periods shall be ignored if the coast station is advised that the ship will soon come within range.

427. Alternatively the radio-telegram may be forwarded to another coast station of the same administration which is presented to be in communication with the ship.

428. If the coast station knows that the ship has passed beyond its range of transmission and beyond the range of transmission of any other coast station of the same administration before the radio-telegram could be transmitted to the ship, the office of origin shall be informed accordingly by service advice without delay for information to the sender.

429. When a radio-telegram cannot be transmitted to a ship owing to the arrival of the ship in a port near to the coast station, the latter may, if necessary, forward the radio-telegram to the ship by other means of communication.

MEASURES TO BE TAKEN BY SHIP.

430. The originals of radio-telegrams and the documents relating to them shall be kept for seven days only in Government telegraph offices and radio-telegram stations, after which they shall be sent to the Officer-in-Charge, Telegraph Office, Colombo, where they shall be preserved for at least fifteen months, reckoned from the month following that of handing-in. In the case of undelivered radio-telegrams the period shall be forty-five days instead of seven days.

REMARKS.

431. Remarks shall be governed by rules 358 to 366 in Part III of these rules, subject to the following conditions:—

- (a) No reward shall be granted in respect of any radio-telegram transmitted under rule 412;
- (b) The time occupied in radio-telegram transmission, and also the time during which the radio-telegram remains at the coast station in the case of a radio-telegram addressed to a ship, or in the ship in the case of a radio-telegram from a ship, shall not be counted as the period of delay giving rise to refunds and rebatements;
- (c) If the coast station where the office of origin that a radio-telegram cannot be transmitted to the ship to which it is addressed, the coast station charge and ship charge in respect of such radio-telegram shall be refunded to the sender without application.

PART V.

RULES FOR TELEPHONES.

General.

Departmental Exchanges.

432. The working hours of departmental exchanges shall be fixed by the Director-General.

433. The minimum period for which a departmental exchange connection may be retained shall be twenty to three months;

Provided that the Director-General may by general or special order vary this period.

Non-departmental Exchanges.

425. Non-departmental exchanges shall not be installed unless such Director is guaranteed for at least five years.

Private Branch Exchanges.

427. Private branch exchanges shall be connected to the local departmental or non-departmental exchanges by one or more exchange lines for which rent shall be charged at the rates provided in rule 447.

Non-Exchange Lines.

428. Lines not connected to any exchange shall not be provided unless the rent therefor is guaranteed for at least five years.

Provided that the Director-General may, for reasons to be recorded in writing, reduce this period.

Trunk calls.

429. The period for use of a trunk line shall be calculated from the time when the calling number is indicated by the trunk operator that (a) in the case of a particular person call, the specified person;

(b) in the case of a call other than a particular person call, the called number specified in the line.

430. If the number, or particular person called, refuses a trunk connection after being rung up, the charge provided in rule 436 for a single period shall be made against the caller.

Provided that, subject to rule 434, no charge shall be made for a call completed before the number, or particular person, called is answered with the calling number.

431. A subscriber shall pay the charges on all trunk calls made from his number.

432. In all disputes concerning the duration of a call the decision of the Director-General shall be final.

433. So far as provided in Rule 430, trunk calls shall be put through in the order in which they are applied for.

Provided that two or more consecutive calls to the same number shall not be put through on any trunk line on the application of the same number to the extension of any other number.

434. A caller using the trunk service may call for a particular person call, i.e., to be put through to a particular person. If the trunk operator informs the caller that the person named is not available, the charge for the call shall be one-fourth of the rate provided in rule 433 for a single period. If the caller is connected with the person named, the charge for the call shall be one-fourth more than the rate provided in rule 433 for the actual period of conversation.

435. The duration of a call shall be no less than one double period.

436. Officers authorized in this behalf by the Governor-General in Council may clear the line and thereby obtain for three double periods over all calls, better than class two calls, previously applied for. Rule 433 shall not apply to clear line calls.

Service connection.

437. Lines for the use of the Posts and Telegraphs Department may be provided free of rent.

438. No charge shall be made for calls made in connection with the business of the Posts and Telegraphs Department.

General.

439. No telephone shall be used for the transmission of any message or communication of an industrial or domestic nature or calculated to annoy any subscriber.

440. Every person using a telephone or line shall observe any restrictions given by or under the authority of the Director-General with reference to the use and treatment of any telephone apparatus in the control of such person.

441. The Director-General shall not be liable for any loss or damage which may be incurred or sustained by reason of any failure in communications over any exchange system or any trunk line, whether the same arises through the act or default of any officer of the Posts and Telegraphs Department or not, or for any other loss or damage incurred or sustained in connection with the telephone service.

Charges.

442. Charges for all telephone connections shall be calculated on certain distances.

443. The flat rates given in rules 444, 445, 447 and 448 shall not be applicable in connection exceeding ten miles in length or to connections which the Director-General declares to entail special constructional difficulties or more than ordinary expenditure. The rates for such connections shall be such proportion of the actual cost of construction as the Director-General may direct.

444. The following shall be the rates for connections to departmental exchanges:—

(a) Straight line connections not more than three miles from the exchange.

No. of working connections.	Amount with
10	Rs. 100
20	150
30	200
40	250
50	300

Provided that a charge of Rs. 175 per annum shall be made for each connection in an exchange with 50 connections or less which is connected with the general trunk system.

(b) Straight line connections more than three miles from the exchange.

In addition to the charges provided in clause (a) the rates over three miles shall be charged for as follows:—

For the 4th, 5th, 6th and 7th miles.	Rs. 25 per half mile at location thereof per annum.
For the 8th, 9th and 10th miles.	Rs. 30 per half mile at location thereof per annum.

(c) Extension.

(1) Internal Extension:—

(a) Extension without post. Rs. 40 per annum.

(b) Extension with post. Rs. 50 per annum.

These charges include a contribution of 112 points of internal long wires. An additional charge of Rs. 15 per annum shall be made for each additional 100 points in post circuit.

(2) External Extension:—

(a) Extension on to a main trunk system. Same charge as for internal extension plus Rs. 25 for each 200 yards in length therefrom of all the external long wires subject to an extra location charge of Rs. 40 per annum.

- (a) **Internal extension outside the company.**—(These extensions are not payable for trunk service.)

Same charges as for internal extensions plus Rs. 25 per annum for each half mile or fraction thereof of loop wiring up to and including the 5th mile and Rs. 30 per annum for each half mile or fraction thereof for the next three miles subject to an extra minimum charge of Rs. 40 per annum.

445. The rates for telephone connections for less than three months shall be as follows:—

- (1) To exchanges where the annual rent per connection is Rs. 300 or less:—

(a) Within a rental zone Rs. 10 a month.

(b) Outside a rental zone of three miles

(c) Beyond a rental zone of three miles but not in exchange. One tenth of the annual subscription a month subject to a minimum of Rs. 20 a month.

(2) To exchanges where the annual rent per connection is above Rs. 300:—

(a) Within a rental zone Rs. 25 a month.

(b) Outside a rental zone of three miles

(c) Beyond a rental zone of three miles but not in exchange. One tenth of the annual subscription a month.

446. The rates for connections to non-departmental exchanges shall be as follows:—

- (a) **Daylight five connections.**

(1) To sites the same as for Rs. 10 per annum.

The charge includes a maximum of 100 yards of internal loop wiring. An additional charge of Rs. 12 per annum shall be made for each additional 100 yards or part thereof.

(a) Not more than ten miles from the exchange. Rs. 120 per annum.

(b) More than ten miles from the exchange.

In addition to the charges provided in sub-section (a), the above rates shall be charged for as follows:—

For the 1st, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22nd, 23rd, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32nd, 33rd, 34th, 35th, 36th, 37th, 38th, 39th, 40th, 41st, 42nd, 43rd, 44th, 45th, 46th, 47th, 48th, 49th, 50th, 51st, 52nd, 53rd, 54th, 55th, 56th, 57th, 58th, 59th, 60th, 61st, 62nd, 63rd, 64th, 65th, 66th, 67th, 68th, 69th, 70th, 71st, 72nd, 73rd, 74th, 75th, 76th, 77th, 78th, 79th, 80th, 81st, 82nd, 83rd, 84th, 85th, 86th, 87th, 88th, 89th, 90th, 91st, 92nd, 93rd, 94th, 95th, 96th, 97th, 98th, 99th, 100th, 101st, 102nd, 103rd, 104th, 105th, 106th, 107th, 108th, 109th, 110th, 111th, 112th, 113th, 114th, 115th, 116th, 117th, 118th, 119th, 120th, 121st, 122nd, 123rd, 124th, 125th, 126th, 127th, 128th, 129th, 130th, 131st, 132nd, 133rd, 134th, 135th, 136th, 137th, 138th, 139th, 140th, 141st, 142nd, 143rd, 144th, 145th, 146th, 147th, 148th, 149th, 150th, 151st, 152nd, 153rd, 154th, 155th, 156th, 157th, 158th, 159th, 160th, 161st, 162nd, 163rd, 164th, 165th, 166th, 167th, 168th, 169th, 170th, 171st, 172nd, 173rd, 174th, 175th, 176th, 177th, 178th, 179th, 180th, 181st, 182nd, 183rd, 184th, 185th, 186th, 187th, 188th, 189th, 190th, 191st, 192nd, 193rd, 194th, 195th, 196th, 197th, 198th, 199th, 200th, 201st, 202nd, 203rd, 204th, 205th, 206th, 207th, 208th, 209th, 210th, 211st, 212nd, 213th, 214th, 215th, 216th, 217th, 218th, 219th, 220th, 221st, 222nd, 223rd, 224th, 225th, 226th, 227th, 228th, 229th, 230th, 231st, 232nd, 233rd, 234th, 235th, 236th, 237th, 238th, 239th, 240th, 241st, 242nd, 243rd, 244th, 245th, 246th, 247th, 248th, 249th, 250th, 251st, 252nd, 253rd, 254th, 255th, 256th, 257th, 258th, 259th, 260th, 261st, 262nd, 263rd, 264th, 265th, 266th, 267th, 268th, 269th, 270th, 271st, 272nd, 273rd, 274th, 275th, 276th, 277th, 278th, 279th, 280th, 281st, 282nd, 283rd, 284th, 285th, 286th, 287th, 288th, 289th, 290th, 291st, 292nd, 293rd, 294th, 295th, 296th, 297th, 298th, 299th, 300th, 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1014th, 1015th, 1016th, 1017th, 1018th, 1019th, 1020th, 1021st, 1022nd, 1023rd, 1024th, 1025th, 1026th, 1027th, 1028th, 1029th, 1030th, 1031st, 1032nd, 1033rd, 1034th, 1035th, 1036th, 1037th, 1038th, 1039th, 1040th, 1041st, 1042nd, 1043rd, 1044th, 1045th, 1046th, 1047th, 1048th, 1049th, 1050th, 1051st, 1052nd, 1053rd, 1054th, 1055th, 1056th, 1057th, 1058th, 1059th, 1060th, 1061st, 1062nd, 1063rd, 1064th, 1065th, 1066th, 1067th, 1068th, 1069th, 1070th, 1071st, 1072nd, 1073rd, 1074th, 1075th, 1076th, 1077th, 1078th, 1079th, 1080th, 1081st, 1082nd, 1083rd, 1084th, 1085th, 1086th, 1087th, 1088th, 1089th, 1090th, 1091st, 1092nd, 1093rd, 1094th, 1095th, 1096th, 1097th, 1098th, 1099th, 1100th, 1101st, 1102nd, 1103rd, 1104th, 1105th, 1106th, 1107th, 1108th, 1109th, 1110th, 1111st, 1112nd, 1113th, 1114th, 1115th, 1116th, 1117th, 1118th, 1119th, 1120th, 1121st, 1122nd, 1123rd, 1124th, 1125th, 1126th, 1127th, 1128th, 1129th, 1130th, 1131st, 1132nd, 1133rd, 1134th, 1135th, 1136th, 1137th, 1138th, 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1389th, 1390th, 1391st, 1392nd, 1393rd, 1394th, 1395th, 1396th, 1397th, 1398th, 1399th, 1400th, 1401st, 1402nd, 1403rd, 1404th, 1405th, 1406th, 1407th, 1408th, 1409th, 1410th, 1411st, 1412nd, 1413th, 1414th, 1415th, 1416th, 1417th, 1418th, 1419th, 1420th, 1421st, 1422nd, 1423rd, 1424th, 1425th, 1426th, 1427th, 1428th, 1429th, 1430th, 1431st, 1432nd, 1433rd, 1434th, 1435th, 1436th, 1437th, 1438th, 1439th, 1440th, 1441st, 1442nd, 1443rd, 1444th, 1445th, 1446th, 1447th, 1448th, 1449th, 1450th, 1451st, 1452nd, 1453rd, 1454th, 1455th, 1456th, 1457th, 1458th, 1459th, 1460th, 1461st, 1462nd, 1463rd, 1464th, 1465th, 1466th, 1467th, 1468th, 1469th, 1470th, 1471st, 1472nd, 1473rd, 1474th, 1475th, 1476th, 1477th, 1478th, 1479th, 1480th, 1481st, 1482nd, 1483rd, 1484th, 1485th, 1486th, 1487th, 1488th, 1489th, 1490th, 1491st, 1492nd, 1493rd, 1494th, 1495th, 1496th, 1497th, 1498th, 1499th, 1500th, 1501st, 1502nd, 1503rd, 1504th, 1505th, 1506th, 1507th, 1508th, 1509th, 1510th, 1511st, 1512nd, 1513th, 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1639th, 1640th, 1641st, 1642nd, 1643rd, 1644th, 1645th, 1646th, 1647th, 1648th, 1649th, 1650th, 1651st, 1652nd, 1653rd, 1654th, 1655th, 1656th, 1657th, 1658th, 1659th, 1660th, 1661st, 1662nd, 1663rd, 1664th, 1665th, 1666th, 1667th, 1668th, 1669th, 1670th, 1671st, 1672nd, 1673rd, 1674th, 1675th, 1676th, 1677th, 1678th, 1679th, 1680th, 1681st, 1682nd, 1683rd, 1684th, 1685th, 1686th, 1687th, 1688th, 1689th, 1690th, 1691st, 1692nd, 1693rd, 1694th, 1695th, 1696th, 1697th, 1698th, 1699th, 1700th, 1701st, 1702nd, 1703rd, 1704th, 1705th, 1706th, 1707th, 1708th, 1709th, 1710th, 1711st, 1712nd, 1713th, 1714th, 1715th, 1716th, 1717th, 1718th, 1719th, 1720th, 1721st, 1722nd, 1723rd, 1724th, 1725th, 1726th, 1727th, 1728th, 1729th, 1730th, 1731st, 1732nd, 1733rd, 1734th, 1735th, 1736th, 1737th, 1738th, 1739th, 1740th, 1741st, 1742nd, 1743rd, 1744th, 1745th, 1746th, 1747th, 1748th, 1749th, 1750th, 1751st, 1752nd, 1753rd, 1754th, 1755th, 1756th, 175

(iv) For an external shift from one building to another where no shifting of instruments is involved.—Rs. 50 per connection.

(v) For an internal or external shift to any place at which the necessary telephone point already exists, i.e., where no alteration of existing wiring is necessary.—No charge.

(vi) For any shift involving only an alteration in jumper wires in the Telephone Exchange.—No charge.

(vii) For shifting an internal extension connection from one room to another or from one building to another along with the parent connection.—The same charge as provided in clause (iii) for the parent connection and as provided in clause (i) for the extension.

(viii) For shifting a Private Branch Exchange.—The charges remissions provided for such connections (including the exchange line to the main exchange).

Payment of charges.

435. Save as provided in Rule 957, all charges shall be paid in advance.

436. A caller at a public call office shall pay in advance the charge for a double period.

Provided that, if the conversation does not exceed a single period, the charge for a single period shall be refunded to the caller.

437. Subscribers, other than those who have connections made by Government, shall be called upon by such officer as may be authorised in this behalf by the Director-General to make a deposit of Rs. 25 when they first make use of the trunk service. Thereafter they may at any time be called upon by such officer to vary the amount of their deposit in such manner as is, in the opinion of such officer, expedient, having regard to the extent of their present use of the trunk service. If any subscriber fails to make or vary the deposit when so called upon, trunk service shall be withheld from him.

438. The charges for trunk calls, other than calls from public call offices, shall be paid on presentation of the bill therefor. If the charges are not paid on presentation of the bill, they shall be recovered from the subscriber's deposit and, if the deposit is insufficient to meet the charges, trunk service shall be withheld from the subscriber until he pays the balance.

439. The production of an account certified by an officer authorised in this behalf by the Director-General shall be sufficient proof that the charges specified therein have been incurred.

Refunds.

440. If a connection to a departmental exchange is given up after three months, but before the expiry of the period for which rent has been paid, a refund of rent proportionate to the unexpired portion of such period shall be made to the subscriber.

Provided that no refund shall be made in respect of a fraction of a month.

441. If a connection to a non-departmental exchange is given up before the expiry of the period for which rent has been paid, no refund of rent shall be made:

Provided that, if the connection has been given up by reason for the conversion of the non-departmental exchange to a departmental exchange, a refund of rent proportionate to the unexpired portion of such period shall be made.

442. If a line not connected to any exchange is given up before the expiry of the period for which rent has been paid, no refund of rent shall be made.

Provided that, if the line has been given up by reason of the conversion of the line into a departmental exchange connection or a non-departmental exchange connection, a refund of rent proportionate to the unexpired portion of such period shall be made.

No SATEPB/30.—In exercise of the powers conferred by clause (b) of the second proviso to sub-section (1) of section 4 of the Indian Telegraph Act, 1885 (XIII of 1885), the Governor-General in Council is pleased to make the following rule:

"Any person may maintain a domestic telegraph, maintain and work a telegraph that being a wireless telegraph within the limits of a single house, compound or estate and not passing over or under a public road."

ACQUISITION OF LANDS.

Part St. George, April 20, 1932.

Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for construction of a sub station, to wit, that which is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1923; and the Governor in Council hereby authorises the Revenue District Officer, Palakkad, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. Under sub-section (4) of section 17 of the Act, the Governor in Council directs that in view of the urgency of the matter, the provisions of section 5-A of the Act shall not apply to the acquisition of the waste or arable lands specified in the schedule.

Concurrence district, Palakkad taluk, Palakkad village.

(Schedule)		ac.
Day, S. No. 48 B, belonging to Chakkappa Chelkay, known as Palakkad Taluk, known as Palakkad Taluk, bounded on the north by S. No. 48 A, and by S. No. 48 C, north by S. No. 48 B, west by S. No. 48 A.	...	242
Day, S. No. 14 B, belonging to same as S. No. 48 B, bounded on the north and west by S. No. 48 A, north by S. No. 48 B, west by S. No. 48 A.	...	440

Part St. George, April 18, 1932.

Whereas it appears to the Government that the land described below is needed for a public purpose, to wit, for the construction of Palakkad wire station, to wit, that which is hereby given to all whom it may concern, in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1923; and the Governor in Council hereby authorises the Sub-Collector, Tellicherry, and his staff and workmen to exercise the powers conferred under section 4 (2) of the Act. Under section 4 (4) of the same Act, the Governor in Council appoints the Sub-Collector, Tellicherry, to perform the functions of a Collector under section 4-A of the Act.

Palakkad district, Wymad taluk, Vaypuri manam, Kozhikode taluk, Wymad.

Day, S. No. 240, belonging to S. No. 240 A part, owner and occupier S. K. Ram: Kozhikode, bounded on the north by S. No. 240 A part; west by S. No. 240; south and west by S. No. 240 A part.	...	24
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No. 17]

MADRAS, TUESDAY EVENING, APRIL 26, 1932.

[PRICE, 2 AN. 6 P.]

Part I.—Local Self-Government.

CONTENTS.

	PAGE	PAGE
LOCAL SELF-GOVERNMENT DEPARTMENT	418	NOTIFICATIONS BY COMMISSIONER AND LOCAL GOVERNMENTS
Proposals for the Extension of	418	
Concessions and Local Bodies	418	

LOCAL SELF-GOVERNMENT DEPARTMENT.

LEAVE.

Fort St. George, April 25, 1932.

No. 421.—M.H. By, Shree Subh M. K. Varughese Aiyangar, M.A., (Madras), M.A., (Raj.), etc., leave on average pay for a fortnight from the date of office.

NOTIFICATIONS.

Fort St. George, April 25, 1932.
(G.O. No. 132, P.N.).

No. 422.—In exercise of the powers conferred by sub-section (3) of section 1 of the Public Health Act, 1920, the Government, acting with Ministers in place, to extend permanently with effect from 31st May 1932 the provisions of the said Act to the Suburban Sanitary Board area in the Salem district.

Fort St. George, October 26, 1930.
(G.O. No. 274, P.N.).

No. 423.—Under G.O. No. 1774, P.N., dated 26th December 1930, the Government, acting with Ministers in place, to extend permanently with effect from 31st May 1932 the provisions of the said Act to the Suburban Sanitary Board area in the Salem district.

extension of leave, or may, at his discretion, require that the certificate should be countersigned by the District Medical Officer unless it has been issued in compliance with a requisition from him. The Madras Medical Council considers that the practice of having the certificate of private medical practitioners countersigned by Government medical officers is opposed to the principles and the spirit of the Madras Medical Registration Act, 1919, and has recommended that the practice should be discontinued.

2. The subject was discussed at a Conference of medical representatives held at New Delhi in November 1929. In pursuance of the conclusions reached at this Conference, the Government of India have amended their supplementary rules on the subject. Rule 219 of these rules (as amended) runs as follows:—

"219 (c) Every application for leave on medical certificate made by a sanctioned Government servant to superior service shall be accompanied by a medical certificate given by a registered medical practitioner defining as clearly as possible the nature and probable duration of the illness, or by a request for the issue of a requisition for examination by a medical officer of Government."

"(d) The authority competent to sanction leave may, at his discretion, require a second medical opinion by requesting the agency or civil surgeon to have the applicant medically examined. Should it decide to do so, it must arrange for the second examination to be made as the earliest possible date after the date on which the first medical opinion was given."

"(c) It will be the duty of the agency or official assigned to examine applicants both as regards the facts of the illness and as regards the necessity for the amount of leave recommended; and for this purpose he may either require the applicant for leave to appear before himself or require the applicant for leave to appear before a medical officer nominated by himself."

"Note.—The procedure of a medical officer as prescribed in this rule does not in itself confer upon the Government itself assumed any right to leave."

3. This Government have, after careful consideration, decided to follow the procedure adopted by the Government of India. They accordingly direct that the present practice under which medical certificates in support of applications for leave or extension of leave by non-possessed Government servants are sent to District Medical Officers for counter-signature be discontinued, and that a procedure analogous to that detailed in paragraph 4 below be adopted instead.

4. An application by a non-possessed Government servant to acquire service for leave, or for an extension of leave, on medical grounds, must be accompanied by a certificate from the applicant's medical attendant. Such certificate should distinctly state the nature of the illness, its symptoms, probable cause and duration, and the period of absence from duty considered to be absolutely necessary for the restoration of the applicant's health. The authority competent to grant the leave may in its discretion either accept the certificate and secure a second medical opinion by sending the applicant for medical examination either to the District Medical Officer or to the nearest possessed Government medical officer available. Should it decide to secure a second medical opinion it must arrange for the second medical examination to be made at the earliest possible date after the date on which the first medical opinion was given. It will be the duty of the District Medical Officer or other medical officer, as the case may be, to make an independent collection of the applicant and, on the basis of such examination, to express an opinion both as regards the facts of the illness and as regards the amount of leave required.

The above procedure will not apply to non-possessed officers and subordinates of the Madras City Police who will be governed by the rules framed in paragraph 3 of G.O. No. 431, Public (Police), dated 26th December 1929.

5. Separate orders will be issued in the Finance Department making the necessary amendments in the rules relating to medical certificates in Part I of Annexure LI to the Fundamental Rules.

B. G. KENGODA (I.A.S.),
Deputy Secretary to Government.

Port St. George, April 21, 1932
(G.O. No. No. 1425, L & M)

No. 104.—In notification No. 22 published on page 40 of Part I-A of the *Port St. George Gazette* dated 19th January 1932, the Government appointed M.R. Ky. M. P. Chennai, Acting Tahsildar in the North Arcot Division, as a Special Officer of the Village municipality for three months for the purpose of poverty tax assessment. The Special Officer took charge of the appointment on 23rd January 1932. It is now found that the period of three months is not sufficient for the completion of his special duty. In exercise of the power conferred by sub-rule (1) of rule 25-A of Schedule IV of the Madras Village Municipality Act, 1923, as

amended by Madras Act X of 1925, the Governor acting with Ministers is pleased to direct that M.R. Ky. M. P. Chennai shall continue to be the Special Officer of the Village municipality for a further period of three months from 23rd April 1932. The Special Officer will continue to draw from the municipal funds the salary and allowances mentioned in the notification quoted above. The Municipal Council shall also continue to pay to the Local Government the contribution due under the Fundamental Rules towards the pension and leave allowances of the Special Officer.

Port St. George, April 21, 1932
(G.O. No. No. 1425, L & M)

No. 613.—In exercise of the powers conferred by section 5 (2) (a) of the Madras Local Boards Act, 1920, Government hereby exclude the village of Chinnai from the area of the District Municipal Council in the Annamalai district, with effect from the date fixed under rule 4 (1) (b) of schedule to the Madras Local Boards (Amendment) Act, 1930. The boundaries of the panchayat after the exclusion of the area will be as shown hereunder:—

*North.—*Distannur village limits.

*East.—*Viduthal road (river) crossing from Kanchi district and Distannur village limit is a north westerly direction up to its junction with another stream running back the south west of Dayamudi. Chinnai tank. Thence the latter stream to a north westerly direction up to the second set of the river. Thence the tank head of the stream tank (in S. No. 40) up to Kallidura village limits.

*South and West.—*Distannur village limits.

Port St. George, April 16, 1932
(G.O. No. 1385, L & M)

No. 616.—The following draft amendments to the rules for the preparation of electoral rolls for local boards published with Local Self-Government Department Notification No. 1378 at pages 535-536 of Part I-A of the *Port St. George Gazette*, dated 7th July 1931, which the Governor acting with Ministers proposes to make in exercise of the powers conferred by clauses (a) and (b) of sub-section (2) of section 188 of the Madras Local Boards Act, 1920 (Madras Act XIV of 1920) is hereby published as required by clause (c) of section 53 of the said Act for general information. Notice is hereby given that the said draft will be further considered with effect on works from the date of publication of this notification and that any objection or suggestion which may be received before the expiry of the period aforesaid in respect of the said draft will be considered by the Governor acting with the Ministers.

DRAFT AMENDMENTS.

In rule 14 of the said rules—

(1) in sub-rule (b), the second sentence beginning with the words "at any given time" and ending with the words "to vote" shall be omitted.

(4) after sub-rule (3), the following sub-rule shall be added namely—

"(4) Notwithstanding anything contained in these rules, any person may apply to the Election Officer for the correction of an existing entry in the General electoral register and if the Election Officer is satisfied that the entry relates to the applicant and is erroneous or defective in any particular, he may

correct the register accordingly and publish such correction in the same manner as the final register.

(5) At any given time the final register as published by the Revenue Officer read with the additions and corrections published as amendments up to such time shall be conclusive proof of the title of every person included therein to vest."

First St. George, April 26, 1942.
(O. G. No. 26, 1421, 2, 3 & 4).

No. 427.—MR. R. B. Subramanyam, President, Panchayat Board, Edillemattam, in the Cuddalore district, was called upon to show cause why he should not be removed from the office of President of the Panchayat Board for having wilfully omitted to carry out and discharge the provisions of the Madras Local Boards Act, 1920, and for having abused the powers vested in him in respect of the following matters:—

(1) Manipulation of electoral rolls so as to include his partisans therein and exclude his opponents;

(2) delay in conducting the election of a Vice-President to the Board;

(3) illegal exclusion of two members of the opposition from membership; and

(4) failure to convene meetings of the Board regularly every month.

No satisfactory cause against his removal having been shown by the President, Government hereby remove M.R. R. B. Subramanyam from the office of President of the Edillemattam Panchayat Board under sub-section (1) of section 43 of the Madras Local Boards Act, 1920.

First St. George, April 23, 1942.

No. 428.—Application of the Tiruchirappalli Board for a loan of Rs. 55,000 from the South Arcot District Board under the Local Authorities Loans Act, 1914.

1. The purpose for which the loan is applied and the estimated cost of the work to be done—Construction of a building for the Tamil Board's office at Tiruchirappalli, and other works related to the loan. Total of estimated Rs. 55,000.

2. The amount which is a proposal to borrow—Rs. 55,000.

3. The fund on the security of which it is proposed to borrow—The Tiruchirappalli and the Tiruchirappalli Tamil Board's Educational Funds.

4. The law under which the loan is to be raised, revised or held—The Madras Local Boards Act of 1920, and the Madras Educational Loans Act, 1920.

5. The date within which the money is to be borrowed and when it is proposed to make such a statement, the amount of such statement, the date within which the first statement is to be taken or revised and the year or years in which it is intended to take or revise other statements—The loan will be taken in one instalment in 1942-1943.

6. The rate of interest at which it is proposed to borrow—by per cent per annum.

7. The term of years for which the money is to be borrowed and the method by which it is to be repaid—The loan will be repaid in twenty equal annual instalments of Rs. 2,750 each commencing in 1943.

8. A detailed account of the revenue and expenditure of the Local Board for the past five preceding years—Statement appended.

9. All existing rates charged upon the fund of the local authority—Nil.

A-3

ANNEKUR.

TIRUCHIRAPPALLI.

(1) Constructing a building or acquiring a building for the Tamil Board's office, Tiruchirappalli	15,000
(2) Constructing a road from No. 12 of road No. 2 to Edillemattam village, including construction of a culvert	5,000
(3) Constructing a road from the 15th building of Kallidum village road to Edillemattam village, including construction of a culvert	4,000
(4) Acquisition of site and constructing a building for the Tamil Board's office at Edillemattam	4,000
(5) Constructing a road from Thiruchirappalli village to Edillemattam village	1,000
Total	31,000

TIRUCHIRAPPALLI.

(1) Construction of a building of 3 units in Kallidum village road No. 12 to No. 15	1,500
(2) Construction of a culvert over the side canal in Kallidum village road No. 15 to No. 12	500
(3) Construction of a road from No. 12 to No. 15 of road No. 2, 100 ft. wide	2,500
(4) Constructing a road in Kallidum village from the 15th building to Edillemattam	1,000
(5) Constructing a road from Thiruchirappalli village to Edillemattam	1,000
(6) Constructing a road from Thiruchirappalli village to Edillemattam	1,000
(7) Constructing a road from Thiruchirappalli village to Edillemattam	1,000
(8) Constructing a compound wall in the board elementary school at Edillemattam and extending the building and providing pillars and gates	2,000
(9) Acquiring the building where the board elementary school at Edillemattam is held	2,000
(10) Constructing a compound wall in the board elementary school at Edillemattam	1,500
(11) Constructing a compound wall and gate in the board elementary school at Edillemattam	1,500
(12) Constructing an operation room for the Local Board Agency at Edillemattam	2,000
Total	30,000

GROSS TOTAL.

(1) Constructing a road from No. 12 to No. 15	1,500
(2) Constructing a road from Edillemattam road to Thiruchirappalli	5,000
(3) Acquiring the building of the board elementary school at Edillemattam, including a building	4,000
(4) Acquiring the building of the board elementary school at Edillemattam	4,000
(5) Constructing a road in the village of Edillemattam	4,000
(6) Constructing an operation room for the Local Board Agency of Edillemattam	2,000
Total	30,000
Gross total	61,000

STATEMENT SHOWING THE FINANCIAL POSITION OF THE TOWNSHIPS TAXES BOARD FOR THE FISCAL
YEARS ENDING WITH 1931-32

Part I.—Account of receipts and expenditures of the General Account.

A. General Account.

Receipts.	I. General and municipal services.	II. Municipal Administration.	III. Communications.	IV. Education (other than elementary).	V. Public Health.	VI. Miscellaneous public works.	VII. Townships unallocated.	Total.	Balance forwarded from General Account to Municipal Administration.	Net total.
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
Total receipts:										
Actual, 1918-19	10,206	308	2,018	—	5,508	14,791	—	77,238	18,098	111,959
Do. 1919-20	45,815	18	2,512	—	8,818	10,220	—	78,983	18,000	107,993
Do. 1920-21	10,379	48	2,649	—	1,797	19,136	181	34,994	16,960	56,214
Budget estimate, 1931-32 ..	10,560	78	2,618	—	4,912	8,646	—	32,668	18,560	71,896
Surplus—Receipts from endowments:										
Actual, 1918-19	—	—	1,397	—	—	—	—	1,397	—	1,397
Do. 1919-20	—	—	1,397	—	—	—	—	1,397	—	1,397
Do. 1920-21	—	—	1,890	—	—	—	—	1,890	—	1,890
Budget estimate, 1931-32 ..	—	—	1,380	—	—	—	—	1,380	—	1,380
Net receipts available for ordinary expenditure:										
Actual, 1918-19	80,988	308	802	—	5,508	18,762	—	78,712	18,098	107,719
Do. 1919-20	67,715	78	990	—	8,818	24,252	—	77,853	18,000	101,658
Do. 1920-21	11,073	48	367	—	4,511	14,420	—	26,422	16,960	57,382
Budget estimate, 1931-32 ..	78,100	78	800	—	4,300	8,796	—	91,974	19,018	111,000
Expenditures.	I. Municipal works.	II. General services.	III. Education (other than elementary).	IV. Public Health.	V. Municipal works.	VI. Townships unallocated.	Total.			
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.			
Total expenditures:										
Actual, 1918-19	18,000	12,312	—	21,287	1,468	—	52,667			
Do. 1919-20	12,213	12,714	—	20,000	1,700	—	46,627			
Do. 1920-21	17,046	18,096	—	22,911	1,816	—	59,869			
Budget estimate, 1931-32 ..	17,310	19,210	—	22,800	1,215	—	59,535			
Surplus—Expenditures from endowments:										
Actual, 1918-19	—	—	1,316	—	—	—	1,316			
Do. 1919-20	—	—	1,316	—	—	—	1,316			
Do. 1920-21	—	—	1,316	—	—	—	1,316			
Budget estimate, 1931-32 ..	—	—	1,316	—	—	—	1,316			
Net expenditures—General funds:										
Actual, 1918-19	18,000	12,312	—	21,287	1,468	—	52,667			
Do. 1919-20	12,213	12,714	—	20,000	1,700	—	46,627			
Do. 1920-21	17,046	18,096	—	22,911	1,816	—	59,869			
Budget estimate, 1931-32 ..	17,310	19,210	—	22,800	1,215	—	59,535			

Part II.—Particulars of the net receipts or deficits under general funds.

Date.	Actual, 1918-19.	Actual, 1919-20.	Actual, 1920-21.	Budget estimate, 1931-32.
	Rs.	Rs.	Rs.	Rs.
(a) Net total receipts under A. General Account—Ordinary	80,712	81,218	87,243	91,974
(b) Net total receipts under A. General Account—Ordinary	81,217	81,316	87,243	91,974
(c) Difference (a) minus (b)	505	902	0	0
(d) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(e) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(f) Capital expenditures—Interest (a) less (d)	—	—	—	—
(g) Capital expenditures—Interest (a) less (d)	—	—	—	—
(h) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(i) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(j) Capital expenditures—Interest (a) less (d)	—	—	—	—
(k) Capital expenditures—Interest (a) less (d)	—	—	—	—
(l) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(m) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(n) Capital expenditures—Interest (a) less (d)	—	—	—	—
(o) Capital expenditures—Interest (a) less (d)	—	—	—	—
(p) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(q) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(r) Capital expenditures—Interest (a) less (d)	—	—	—	—
(s) Capital expenditures—Interest (a) less (d)	—	—	—	—
(t) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(u) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(v) Capital expenditures—Interest (a) less (d)	—	—	—	—
(w) Capital expenditures—Interest (a) less (d)	—	—	—	—
(x) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(y) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(z) Capital expenditures—Interest (a) less (d)	—	—	—	—
(aa) Capital expenditures—Interest (a) less (d)	—	—	—	—
(ab) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(ac) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(ad) Capital expenditures—Interest (a) less (d)	—	—	—	—
(ae) Capital expenditures—Interest (a) less (d)	—	—	—	—
(af) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(ag) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(ah) Capital expenditures—Interest (a) less (d)	—	—	—	—
(ai) Capital expenditures—Interest (a) less (d)	—	—	—	—
(aj) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(ak) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(al) Capital expenditures—Interest (a) less (d)	—	—	—	—
(am) Capital expenditures—Interest (a) less (d)	—	—	—	—
(an) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(ao) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(ap) Capital expenditures—Interest (a) less (d)	—	—	—	—
(aq) Capital expenditures—Interest (a) less (d)	—	—	—	—
(ar) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(as) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(at) Capital expenditures—Interest (a) less (d)	—	—	—	—
(au) Capital expenditures—Interest (a) less (d)	—	—	—	—
(av) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(aw) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(ax) Capital expenditures—Interest (a) less (d)	—	—	—	—
(ay) Capital expenditures—Interest (a) less (d)	—	—	—	—
(az) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(ba) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(bb) Capital expenditures—Interest (a) less (d)	—	—	—	—
(bc) Capital expenditures—Interest (a) less (d)	—	—	—	—
(bd) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(be) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(bf) Capital expenditures—Interest (a) less (d)	—	—	—	—
(bg) Capital expenditures—Interest (a) less (d)	—	—	—	—
(bh) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(bi) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(bj) Capital expenditures—Interest (a) less (d)	—	—	—	—
(bk) Capital expenditures—Interest (a) less (d)	—	—	—	—
(bl) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(bm) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(bn) Capital expenditures—Interest (a) less (d)	—	—	—	—
(bo) Capital expenditures—Interest (a) less (d)	—	—	—	—
(bp) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(bq) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(br) Capital expenditures—Interest (a) less (d)	—	—	—	—
(bs) Capital expenditures—Interest (a) less (d)	—	—	—	—
(bt) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(bu) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(bv) Capital expenditures—Interest (a) less (d)	—	—	—	—
(bw) Capital expenditures—Interest (a) less (d)	—	—	—	—
(bx) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(by) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(bz) Capital expenditures—Interest (a) less (d)	—	—	—	—
(ca) Capital expenditures—Interest (a) less (d)	—	—	—	—
(cb) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(cc) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(cd) Capital expenditures—Interest (a) less (d)	—	—	—	—
(ce) Capital expenditures—Interest (a) less (d)	—	—	—	—
(cf) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(cg) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(ch) Capital expenditures—Interest (a) less (d)	—	—	—	—
(ci) Capital expenditures—Interest (a) less (d)	—	—	—	—
(cj) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(ck) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(cl) Capital expenditures—Interest (a) less (d)	—	—	—	—
(cm) Capital expenditures—Interest (a) less (d)	—	—	—	—
(cn) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(co) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(cp) Capital expenditures—Interest (a) less (d)	—	—	—	—
(cq) Capital expenditures—Interest (a) less (d)	—	—	—	—
(cr) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(cs) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(ct) Capital expenditures—Interest (a) less (d)	—	—	—	—
(cu) Capital expenditures—Interest (a) less (d)	—	—	—	—
(cv) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(cw) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(cx) Capital expenditures—Interest (a) less (d)	—	—	—	—
(cy) Capital expenditures—Interest (a) less (d)	—	—	—	—
(cz) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(da) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(db) Capital expenditures—Interest (a) less (d)	—	—	—	—
(dc) Capital expenditures—Interest (a) less (d)	—	—	—	—
(dd) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(de) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(df) Capital expenditures—Interest (a) less (d)	—	—	—	—
(dg) Capital expenditures—Interest (a) less (d)	—	—	—	—
(dh) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(di) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(dj) Capital expenditures—Interest (a) less (d)	—	—	—	—
(dk) Capital expenditures—Interest (a) less (d)	—	—	—	—
(dl) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(dm) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(dn) Capital expenditures—Interest (a) less (d)	—	—	—	—
(do) Capital expenditures—Interest (a) less (d)	—	—	—	—
(dp) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(dq) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(dr) Capital expenditures—Interest (a) less (d)	—	—	—	—
(ds) Capital expenditures—Interest (a) less (d)	—	—	—	—
(dt) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—
(du) Ordinary receipts or deficits—Interest (a) less (d)	80,712	81,218	87,243	91,974
(dv) Capital expenditures—Interest (a) less (d)	—	—	—	—
(du) Capital expenditures—Interest (a) less (d)	—	—	—	—
(du) Net surplus or deficit after deducting charges for payments of loans	—	—	—	—

K. CONRAN SMITH,
Secretary to Government.

Revenue village.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
TANJORE DISTRICT.		
NARAYANAPURAM TALUK.		
25 Nager and Narayana Nager	1

Madras, 15th April 1932.

MADRAS DISTRICT.		
TIRUCHENAI TALUK.		
The whole village of Valur, Valur	11

Madras, 15th April 1932.

EAST GODAVARI DISTRICT.		
GUNDRAM TALUK.		
The whole village of Dugga, Dugga	11

Madras, 16th April 1932.

In exercise of the powers delegated to him by the Local Government under section 235 of the Madras Local Boards Act, 1920, and in pursuance of the notification No. 309, dated 10th December 1929, the Inspector of Municipal Councils and Local Boards hereby—

(1) directs under section 5 (2) (a) of the said Act that the hamlet of Arupalayam as described below shall be excluded from the jurisdiction of the Panchayat Panchayat Board in the Narayana taluk of the Salem district;

(2) declares under section 5 (1) of the Act that the local area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(3) directs under section 10 (1) of the Act that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule.

Revenue village.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
SALAM DISTRICT.		
NARAYAN TALUK.		

The hamlet of Arupalayam, Arupalayam .. 1

The hamlet of Arupalayam, Arupalayam .. 1

North—The line starting from S. No. 21 to the north corner of Section 10 and S. No. 21, then running north-east through S. Nos. 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

Madras, 16th April 1932.

In exercise of the powers delegated to him by the Local Government under section 235 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 5 (1) of the Act that the local area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) directs under section 10 (1) of the Act that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule.

Revenue village.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
THE NELLORE DISTRICT.		
GUNDRAM TALUK.		
Delimatal	Delimatal ..	13
GUNDRAM TALUK.		
Sanjand	Sanjand ..	14

Madras, 16th April 1932.

In exercise of the powers delegated to him by the Local Government under section 235 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 5 (2) (a) of the said Act, the sub-taluk D. No. 2020 of 1931, dated 21st March 1931, constituting a Panchayat Board for the revenue village of Madhavaram in the Chinnai taluk of the Coimbatore district;

(2) declares under section 5 (1) of the Act that the local area specified in column (1) of the appended schedule shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(3) directs under section 10 (1) of the Act that the total number of members of the Panchayat Board shall be as specified in column (3) of the said schedule.

Revenue village.	Name of the village.	Number of members of the Panchayat Board.
(1)	(2)	(3)
COIMBATORE DISTRICT.		
GUNDRAM TALUK.		

Madhavaram	Madhavaram ..	8
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Madras, 16th April 1932.

In exercise of the powers delegated to him under section 235 of the Madras Local Boards Act of 1920, as amended by Madras Act XI of 1930, the Inspector of Municipal Councils and Local Boards hereby directs, under clause (c) of sub-section (1) of section 5 of the said Act, the notification No. 244 of 1931, dated 19th February 1931, constituting the Panchayat Board for the revenue village of Bhat in the Coimbatore taluk of the Nilgiris district.

Madras, 16th April 1932.

In exercise of the powers delegated to him under section 235 of the Madras Local Boards Act of 1920, as amended by Madras Act XI of 1930, the Inspector of Municipal Councils and Local Boards hereby directs, under clause (c) of sub-section (1) of section 5 of the said Act, the notification No. 244 of 1931, dated 19th February 1931, constituting the Panchayat Board for the revenue village of Gundlur in the Coimbatore taluk of the Nilgiris district.

Madras, 16th April 1932.

In exercise of the powers delegated to him by the Local Government under section 235 of the Madras

Local Board Act, as amended, and in partial modification of the notification published in this office proceedings R. No. 112, dated 16th February 1920, the Inspector of Municipal Councils and Local Boards, Madras, hereby directs under section 5 (2) (b) of the said Act, that Lingayapattinam, hamlet of the revenue village of Aranganallu in Tadepaligudem taluk, West Godavari district, shall be included in the jurisdiction of the Bangalore Panchayat Board.

2 The boundary description of the Bangalore Panchayat after inclusion of the hamlet Lingayapattinam shall be as given in the schedule.

SCHEDULE.

Block—Southern boundary of Appanapeta and Madanapuram revenue villages.

Zone—Western boundary of Jagannathapuram revenue village.

South—Line marked along the north of group number 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30 and 31 of Kallakudi and Angalpet.

East—Eastern boundary of Kankasapeta revenue village.

Madras, 15th April 1922.

In exercise of the powers delegated to him by Government, the Inspector of Municipal Councils and Local Boards hereby directs under section 78 (3) (c) of the Madras Local Boards Act, 1920, as amended, by Act XI of 1922, the levy by the Bangalore Panchayat Board in the Kallakudi taluk of the South Arcot district of the taxes described in the schedule.

SCHEDULE.

Area in which the tax is leviable—Within the Bangalore Panchayat Board area.

Period liable to the tax—Current of income.

Date from which liable—From the date of publication of this notification in the Gazette.

Period of levy—Revenue.

Description of tax.	Rate of tax.
Shops—	Half-penny
Capital value of houses—	Rs. & p.
(1) From Rs. 21 to Rs. 100	0 7 0
(2) .. Rs. 101 to Rs. 150	0 8 0
(3) .. Rs. 151 to Rs. 200	0 9 0
(4) .. Rs. 201 to Rs. 250	0 10 0
(5) .. Rs. 251 to Rs. 300	0 11 0
(6) .. Rs. 301 to Rs. 350	0 12 0
(7) .. Rs. 351 to Rs. 400	0 13 0
(8) .. Rs. 401 to Rs. 450	0 14 0
(9) .. Rs. 451 to Rs. 500	0 15 0
(10) Above Rs. 500	0 20 0

Madras, 6th April 1922.

With the approval of the Local Government the Inspector of Municipal Councils and Local Boards hereby appoints the undersigned official positions to be Executive Organisms of Panchayats in the

areas noted against their names for a period of two years from the date noted above their names:—

(14th April 1922)

M.R. Ry. B. V. Unnamalai Thiruv. Aranganallu—

Aranganallu taluk, Madras district.

M.R. Ry. M. V. Subbanna Ayyar Aranganallu—

Aranganallu taluk, Madras district.

M.R. Ry. M. V. Subbanna Ayyar Aranganallu—

Aranganallu taluk, Madras district.

A. M. C. TAMPON.

Inspector of Municipal Councils and Local Boards.

Madras, 15th April 1922.

NOTIFICATIONS BY COLLECTOR AND LOCAL AUTHORITIES.

In exercise of the powers delegated to him by G.O. No. 7218, L. & M., dated 15th March 1920, the Collector of Vinayapattanam, under sub-section (2) of section 80 of the Madras Local Boards Act XIV of 1920 (as amended), hereby notifies the Notification No. 162 published under G.O. No. 4730, L. & M., at page 32, Part I-A of the Fort St. George Gazette, dated 8th February 1922, and at page 7 of the Vinayapattanam District Gazette, dated 15th April 1922, in English and Telugu in the Vinayapattanam District Gazette Supplement, dated 15th April 1922, in so far as it relates to the public roads in the Vinayapattanam district mentioned below. The said roads will be reverted to the District Board, Vinayapattanam, from the date on which the notification is published in the Vinayapattanam District Gazette and from that date the District Board is authorized to lay down the roads subject to the conditions specified below:—

(a) that in laying out the roads the District Board, Vinayapattanam, shall observe the instructions contained in G.O. No. 34, Revenue, dated 11th January 1922 and No. 1578, Revenue, dated 24th June 1922;

(b) that it shall submit to any decisions lawfully passed under the Madras Survey and Boundaries Act in the course of any survey that may subsequently be ordered and will carry out any orders which the Collector may issue with the object of enforcing the provision of the two Government orders mentioned above;

(c) that it shall pay, in accordance with the rules in force, the cost of any survey which the Government may desire to be necessary; and

(d) that it shall not enter on any private land unless either the owners have duly signified their consent in writing or the land has been acquired under the Land Acquisition Act.

* 1. Vinayapattanam Vinayapattanam road.

2. Telukavettu Madurai road.

3. Madurai-Pittadi road.

4. Kankasapattanam-Madanapuram road.

5. Vinayapattanam-Vinayapattanam road.

6. Madurai-Lakshmi-puram road.

H. R. USHILL.

Vinayapattanam Collector's Office, Collector, 15th April 1922.

Under rules 58 and 59 of the rules for the conduct of elections of municipal councillors, the persons whose names are given below have been declared elected, as members of the Bangalore Municipality in the second vacancy arising out of the resignation of M.R. Ry. W. V. B. Ramalingam Parthasarathy for the non-renewal seat in the XII ward of the said Municipality. The declared councillor shall come into office forthwith.

Number of ward.

Name of the person declared elected.

XII

M.R. Ry. P. Subbanna Ganesan Rao Ganesan

Bangalore, 15th April 1922.

X. V. NARASIMHA RAO.

Deputy Officer.

Under rules 33 and 34 of the rules for the conduct of elections of municipal councillors, the persons whose names are given below have been declared elected as councillors of Nandpal Municipality in the casual vacancies that occurred in Wards I and VI of the said municipality. The declared councillor shall come into office forthwith—

Number of ward.	Name of the person declared elected.	Community or sex for which declared elected (if the person has been declared elected for a reserved seat).
I	M.R.P. E. Chalamik Gera
VI	" D. Babha Rao Gera

V. KRISHNARAO ATYANGAR,
Deputy Officer.

Nandpal, 21st April 1931.

Under rules 33 and 34 of the rules for the conduct of elections of municipal councillors, the person whose name is given below has been declared elected as councillor of the Rajahmundry Municipality in the casual vacancy that has arisen in the V Ward of the said municipality. The declared councillor shall come into office forthwith—

Number of ward.	Name of the person declared elected.	Community or sex for which declared elected (if elected for a reserved seat).
V	M.R.P. Dorabai Govindaswami Gera	Non-reserved.

-C. LAKSHMINARAYANA SASTRI,
Deputy Officer.

Rajahmundry, 18th April 1931.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 17]

MADRAS, TUESDAY EVENING, APRIL 26, 1932.

(PART, 1a, 6p.)

Part I-B.—Educational.

CONTENTS.

		Page	Section
Education Department	..	243	Leave of absence and other matters relating to the
Madras Education Department	..	243	Madras Education Department, Madras, 1932.

EDUCATION DEPARTMENT.

LEAVE.

Fort St. George, April 16, 1932.

No. 31.—Mrs. C. O. Jeyaratnam, Officiating Headmistress, Government Higher Secondary and Training School for Mohammedan Women, Madras, leave on average pay without medical certificate for two days on the 6th and 7th June 1932.

POSTING.

Fort St. George, April 16, 1932.

No. 34.—(With effect from the date of taking charge) Mr. D. M. Sathyan, B.A., Principal, Government Training College, Nellore, in the Indian Educational Service, to officiate as Principal and Professor of Economics, Presidency College, Madras, in the same service on return from leave.

NOTIFICATIONS.

Fort St. George, April 20, 1932.

No. 35.—Under section 1 (1) of the Madras Elementary Education Act, 1920, M.R. S. C. M. Venkatesh Reddy, B.A., M.A., has been elected by the District Educational Council, Tiruchirappalli, to be its President.

No. 36.—Under section 2 of the Madras Elementary Education Act, 1920, the undersigned persons have been elected to be members of the District Educational Council, Tiruchirappalli, to be its President.

The Reverend L. Wilson—Rector (by the Church of England Mission),
M.R. S. K. Reddy—Barrister, Pudukottai—
Vengaloor (by the Teacher Managers,
Vengaloor).

R-3

M.R. S. Public Department, Madras, 1932.
—Vengaloor (by the Teacher Managers,
Vengaloor).
M.R. S. U. Venkatesh Reddy—Rector (by
the Teacher Managers, Vengaloor).

Fort St. George, April 2, 1932.
(G.O. No. 244, Education).

No. 37.—The following draft of an amendment to the rules published by Law (Education) Department Notification No. 50, dated 21st February 1932, at pages 146—178 of Part I-B of the Fort St. George Gazette, dated the 1st July 1932, as subsequently amended, which the Government of Madras propose to make in exercise of the powers conferred by sub-sections (1) and (2) of section 16 of the Madras Elementary Education Act, 1920 (Madras Act VIII of 1920), is hereby published for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be further proceeded with after a month from the date of publication of this notification has elapsed and that any suggestion which may be received before the expiry of the period aforesaid with respect to the said draft will be considered by the Government with reference to the said draft.

DRAFT AMENDMENT.

In the said rules, for the figures "100" in the second sub-paragraph of the rule under the heading "section 1 (1)—Attendance at school", substitute the figures "200".

No. 38.—For the existing rule in Chapter V—Special regulations for elementary schools under public management, of the Madras Educational Rules, substitute the following:—

"Clause (1) of rule 77 regarding holidays and rule 81 regarding the use of buildings apply also to elementary schools under public management. Clause (2) of rule 77 applies to these schools except

but Saturday shall not be a whole holiday but may be a half holiday in schools for non-Mohammedan pupils and that Sunday may be a working day in Mohammedan schools where both the staff and the pupils are Muslims."

Port St. George, March 11, 1933
(9 & 10, 415, Education).

No. 59—

In exercise of the powers conferred by sub-section (2) of section 62 and sub-section (1) and clauses (a) and (4) of sub-section (2) of section 56 of the Madras Elementary Education Act, 1920 (Madras Act VIII of 1920), the Governor acting with Ministers in Council is pleased to make the following amendments to the rules published with Law (Education) Department Notification No. 45, dated the 21st February 1933, at pages 146—173 of Part I-B of the *Port St. George Gazette*, dated the 23rd February 1933, as subsequently amended:—

AMENDMENTS.

In the said rules, the second paragraph of rule 3 of Chapter I of the rules under the heading "Section 56 (2)—Rules for aid" shall be numbered as rule 3-A and for the rule so numbered, the following rule shall be substituted, namely:—

"3A. The District Educational Council may entertain applications for aid from any school on terms other than that prescribed by rule 3, in the following cases, namely:—

(a) where the school (not being a night school) was recently opened and has trained teachers and the application for aid is received in the office of the District Educational Council not later than the 1st September of the year for which aid is sought;

Provided that aid shall not be admissible in respect of

(1) non-teachers not belonging to the depressed classes or to the Mohammedan community unless they have

(2) passed at least the written test at the end of the higher elementary training course, or

(3) passed at least the written test at the end of the lower elementary training course and the school was opened in the year of their discharge from the training school; and

(4) women-teachers and

(5) non-teachers belonging to the depressed classes or to the Mohammedan community

unless they have passed at least the written test at the end of the lower elementary training course;

(b) where the school (not being a night school) is a secondary school converted into an elementary school and the application for aid is received in the office of the District Educational Council not later than the 30th April of the year for which aid is sought; and

(c) where for no fault of the school the application for aid has not been forwarded to the District Educational Council by the Government officers, if the school is otherwise eligible for aid."

ACQUISITION OF LAND.

Port St. George, April 6, 1933.

Under section 6 of the Land Acquisition Act, the Governor in Council and the Government acting with the Ministers in Council have decided that the lands specified below and adjoining 1944 acres be for some little more or less, and needed for a public purpose, to wit, for the Annamalai University (storage of water) and under sections 1 and 7 of the same Act, the Revenue Divisional Officer, Chidambaram, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Chidambaram, and may be inspected at any time during office hours.

South Arcot District, Chidambaram taluk,
Tayakkalam village.

Government, wit. R.S. No. 186 belonging to Kanyasulkam Taluqah, Kanchiammal Taluqah and Kanchiammal Taluqah, bounded on the north by Nos. 181-1 and 181-2, and by No. 181-3 and 181-4, south by No. 181-5, and by No. 181-6 ...	2-61
Government, wit. I.B. No. 118-1, belonging to Kanchiammal Taluqah and Kanchiammal Taluqah, bounded on the north by No. 41-1 and 41-2, and by No. 181-1, 3, 4 and 181-2; south by Nos. 181 and 181-1; west by No. 181-4 ...	2-72
Government, wit. R.S. No. 186-3, belonging to Kanchiammal Taluqah, Kanchiammal Taluqah and Kanchiammal Taluqah, bounded on the north by Nos. 41-1 & 2 and 181-1 & 2; south and west by No. 181-4; west by R. Kanchiammal village ...	2-73
Government, wit. R.S. No. 186-4, belonging to Kanyasulkam Taluqah, Kanchiammal Taluqah, Kanchiammal Taluqah, Kanchiammal Taluqah and Kanchiammal Taluqah, bounded on the north by Nos. 181-1, 3, 4 and 181-2; south by No. 181-4, and by No. 181-4 ...	2-74
Government, wit. R.S. No. 186-5, belonging to Kanyasulkam Taluqah, Kanchiammal Taluqah, Kanchiammal Taluqah, Kanchiammal Taluqah and Kanchiammal Taluqah, bounded on the north by Nos. 181-1, 3, 4 and 181-2; south by No. 181-4, and by No. 181-4 ...	2-75
Total ..	13-84

A. F. W. DIXON,

Deputy Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

LEAVE.

M.R. K. Sankaran Muttu Aravind, District Educational Officer, South Arcot, and District Educational Officer, North Arcot, is granted leave on average pay without medical certificate for one month from 19th April 1932 to the date of reaching Madras, 22nd April 1932.

POSTINGS.

M.R. F. Elumbaram Aravind, Senior Lecturer, Government College, Bangalore, and Officiating Additional Professor to assist the Principal, Presidency College, Madras, is the Madras Educational Service, Senior scale, to officiate as Professor of History, Presidency College, Madras, in the Madras Educational Service, Senior scale. From the date of taking charge.

M.R. P. P. Kalicharan Aravind, Officiating Professor of Economics, Presidency College, Madras, is the Madras Educational Service, Senior scale, to officiate as Additional Professor to assist

the Principal in the same college in the Madras Educational Service, before such. From the date of taking charge.

R. G. GRAYE,

Acting Director of Public Instruction.

Madras, 23rd April 1933.

**GOVERNMENT EXAMINATIONS
SECONDARY SCHOOL-LEAVING CERTIFICATE
PAPER EXAMINATION, 1934—NOMEX**

English Text-Books in Prose for non-detailed study (Group A).

Publishers and authors who are desirous of having their books presented for the Secondary School-Leaving Certificate Public Examination, 1934, should send their books (10 copies of each) to the undersigned on or before the 1st August 1933, with a statement containing the following particulars—

1. Title of the book.
2. Date and page of the Fort St. George Gazette, if any, announcing that the book has been approved by the Madras Text-Book Committee.
3. Price of the book.
4. Number of copies on hand.
5. Name of publisher.
6. Address of the firm at which copies can be had on payment.
7. Whether the book was prescribed as a previous standard, and if so, for which examination and in what part.

Station.

Date.

Signature and address.

Publishers and authors whose books are prescribed will receive information in due course.

*If the publisher furnishes an affidavit in support, the book will not be considered.

(By order)

R. KRISHNA RAO BHOONLE,

Secretary, School-Leaving Certificate Board.

Office of the COMPTROLLER, GOVT. EXAMINATIONS,

Madras, 16th April 1933.

TEACHERS' COLLEGE, SAIDAPET.

RECRUIT OF THE MADRAS TEACHERS EXAMINATION, MARCH 1935.

Serial number and name.	Rank.
1. S. Krishnamoorthy Namas.	First class (First in rank).
2. M. V. Choudhury, B. Rao.	Do. (Second in rank).
3. K. Venkateswara Rao.	Do. (Third in rank).
4. Theodoros Chrysostom.	Do. (Fourth in rank).
5. Subramanian, S.	Do. (Fifth in rank).
6. H. Theodoros.	Do. (Sixth in rank).
7. S. Subramanian.	Do. (Seventh in rank).
8. S. Venkateswara Namas.	Do. (Eighth in rank).
9. G. A. Subramanian.	General class.
10. S. M. Vittal, Kottak.	Do.
11. D. V. L. Srinivasan.	Do.
12. Krishna S. Rao.	Do.

RESULTS OF THE MADRAS TEACHERS' CERTIFICATE EXAMINATION, MARCH 1932

Serial number.	Rank.
1. G. Krishna Rao.	First class (First in rank).
2. K. Subramanian.	Do. (Second in rank).
3. Harinarayan, S.	Do. (Third in rank).
4. V. S. Subramanian.	Do.
5. V. Srinivasan.	Do.
6. V. Srinivasan Namas.	Do.
7. Subramanian, S.	Do.

Serial number.	Rank.
1. G. M. Subramanian.	First class.
2. Subramanian, S.	Second class.
3. Subramanian, S.	Do.

R. CHAMPAGN, Principal.

Teachers' College, Saidapet,
16th April 1933.

M-2

**RULES OF ADMISSION TO THE
GOVERNMENT VEDICHA COLLEGE,
PALGHAT.**

SESSION 1933-34.

JOSEPH H. A. CHAN.

Students seeking admission into the Government Vedic College should apply to the Principal in the form given below—

- (1) Name of the applicant.
- (2) Home or village name.
- (3) Religion, caste and sub-caste.
- (4) Name of parent or guardian.
- (5) Occupation of parent or guardian.
- (6) Approximate annual income of parent or guardian.
- (7) Residence of parent or guardian.
- (8) College last attended, with pass.
- (9) Date of birth according to the Christian Era.
- (10) Whether vaccinated or not and when.
- (11) Register number of the Intermediate Examination with the year or years of passing.
- (12) The language selected under Part II (Sanskrit, Tamil or Malayalam).
- (13) The group in which admission is sought under Part III. (Subject to be specified.)
- (14) The address which will find the applicant when the selection is made.

Place

Date

Signature of applicant.

3. Each applicant selected for admission will receive information from the Principal to that effect.

4. Applicants selected for admission should pay their fees for one instalment of their fee and submit their transfer certificate and medical inspection certificate on the date on which the class will be started, i.e., on 10th July 1933. The fees will not ordinarily be returned after the re-opening day.

5. The standard fees of fees of the V.A. Class are Rs. 40 if paid in advance and Rs. 42 if paid in two instalments for each of the three terms of the year. An admission fee of Rs. 1 per head and a reading room and games fee payable in advance as below will be charged in addition—

	First term.	Second term.	Third term.
Admission fee	Rs. 40	Rs. 40	Rs. 40
Reading room fee	1 0 0	1 0 0	1 0 0
Games fee	0 0 0	0 0 0	0 0 0
Library fee	0 0 0	0 0 0	0 0 0

Provision is made for imparting instruction in the following groups—

I. A. Mathematics with Physics.

I. B. Mathematics (Pure).

IV (a) History and Economics.

JOSEPH H. A. CHAN.

Applicants in the form given below should reach the Principal as soon as possible after the list of Secondary School Leaving Certificate holders eligible for admission to University course is published, or, in the case of Madras, after the results of the Intermediate Examination are published—

Form of Application.

- (1) Name of the applicant.
- (2) Home or village name.
- (3) Religion, caste and sub-caste.
- (4) Name of parent or guardian.
- (5) Occupation of parent or guardian.
- (6) Approximate annual income of parent or guardian.
- (7) Residence of parent or guardian.

- (8) School or College and class last attended with year.
 (9) Date of birth according to the Christian Era.
 (10) Whether nominated or had smallpox.
 (11) Highest examinations passed with date of pass (with University or S.B.C.C. Examination notes and register number).
 (12) Language spoken under Part II.
 (13) Group to which admission is sought under Part III. (Subjects to be specified).
 (14) The address which will find the applicant when the response is made.

Place

Date

Signature of applicant.

2. Applications of Matriculants will be considered only after the results of the Matriculation Examinations have been notified from the University.

3. The courses offered under Part III are (a) Mathematics, Physics and Chemistry, (b) Natural Science, Physics and Chemistry, and (c) Indian History, Modern History and Logic. There will be provision for Malayalam, Tamil and Sanskrit under Part II of the course.

4. Applicants will be admitted into those groups to which their merits in the Matriculation Examination or their attainments as certified by their Secondary School Leaving Certificate show them to be qualified.

5. Applications from holders of Secondary School Leaving Certificate will not be considered unless they are accompanied by their Secondary School Leaving Certificate. (Copies will not do.)

6. Each applicant selected for admission will receive intimation from the Principal to that effect. The Secondary School Leaving Certificate of accepted applicants will be returned to them with as little delay as possible by book post receipt.

7. The fee of the Intermediate class (see Pt. 3) for each of the three terms if paid in advance, or if it is paid in two instalments. An admission fee of Rs. 1 per head, a reading room fee of Rs. 1 for each of the three terms, and a games fee of Rs. 6 per year payable in advance will also be charged. Students of groups (1) and (2) under Part III will be required to pay also a laboratory fee of Rs. 3-6-0 for the first two terms and Rs. 2 for the third term.

GENERAL.

The Principal may require residence in the Hostel as the part of students who are not living with their parents or guardians or in approved lodgings.

The College Hostel provides furnished accommodation for 100 students. The charges per head, rent, establishment charges, club fee and boarding fee are stated in Table B, Pt. 12. Each boarding fee will be required to pay an admission fee of Rs. 1 and to deposit an advance of Rs. 20 which will be returned towards the account at the time of his leaving the Hostel.

H. C. PAPWORTH,
 Principal

Government Victoria College, Palghat,
 28th April 1922.

RULES FOR ADMISSION TO THE JUNIOR CLASSES OF THE GOVERNMENT COLLEGE, KUNNINGHAM, FOR 1922-23.

The College re-opens on the 2nd of July 1922 after the summer vacation.

2. Students seeking admission to the College should apply as soon as possible after the results of

the recent Public Examination (Secondary School Leaving Certificate) and Intermediate Examination are known. No preliminary applications before the results are announced, will be registered.

3. Every student selected for admission will be required to give an undertaking in writing to take part in one of the College games. Unless he possesses a medical certificate, the undertaking will be strictly enforced.

4. Every student who does not lodge and board with a male governing master in Kunningham will be required to reside in the Victoria Public House attached to the College.

5. Students belonging to the backward classes enumerated in the Government Code and Mathematics will be admitted at half the rate of fees, provided they produce certificates from an officer of the Revenue Department or Deputy Tahsildar, to the effect that their parents or guardians are so poor that the grant of the concession is necessary to enable them to continue their studies.

6. Students first admitted at full rates of fees will not, under any circumstances, be allowed the concession rate contemplated in paragraph 5 supra.

7. *Exemption of fee by any order will not, under any circumstances, be accepted.*

8. No special printed forms are available for application. The applications should be in the handwriting of the applicants. Applications wanting in details given below will not be considered.

9. Applications for admission should contain the following particulars:—

- (a) Name in full.
 (b) Date of birth according to the Christian Era.

(c) Religion, caste and sub-caste.
 (d) School or college in which the applicant studied with year or years.

(e) Permanent residence of the applicant.
 (f) Register number of Secondary School Leaving Certificate or Intermediate Examination with the year of passing.

(g) The class in the college which the applicant desires to join, with the group chosen. In the case of the first year course, the qualification chosen in Part III should be specified. Students seeking admission into the first class should state whether Tamil or Sanskrit is selected under Part II.

(h) Address to which communications may be sent; a separate stamp and with the proper address of the student should be attached to his application, in which the receipt of the application will be acknowledged.

10. The last date for receipt of applications is 12th June 1922.

11. Students who are selected for admission will receive intimation of the same by post and by a notice on the College notice board on the 14th June and each should pay in their fee at the office on the 16th July 1922. Students who are in the waiting list should appear in person on the 22nd July 1922, where the vacancies will be filled up.

12. A student admitted to the College shall be required to undergo a medical inspection within the first term of the first year of the Intermediate course and a re-inspection during the first term of the Junior B.A. course. A student coming from another college shall be required to produce, along with his transfer certificate, the medical certificate given in that college. Before admission to the B.A. course, the student shall be required to pass an inspection of medical inspection given during the Intermediate course.

An amount of Rs. 1 per head will be charged for each medical inspection.

II. First-year class.—With his application for admission, a student should submit (a) the questionnaire called for in rule IV below and (b) his Secondary School Leaving Certificate or a certified extract therefrom. An application with any other certificate should state the class at the certificate and the subject to which it applies. Applicants must show ordinarily high proficiency in English. Verminator said at least two of the subjects in the course which they propose to take up.

In Part II the following languages can be taken:—

1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 26

In Part III the College will provide for the following examinations:—

- (a) Mathematics, Physics, Chemistry.
(b) Mathematics, Physics, Logic.
(c) Physics, Chemistry, Natural Science.
(d) Indian History, Modern History and Logic.

III. Third-year class.—Students will be selected on the results of the Intermediate Examination.

The College will provide the following groups of the B. A. Pass course:—

- Part II.—Telugu, Sanskrit, Kannara or Urdu.

Group (i) Mathematics—Two

- Group 16 d.—Main Chemistry—Subsidiary
-
- Group 16 d.—Main Chemistry—Subsidiary

Group (c) *B. reniformis*

- V. Applicants for admission should supply the following information in a tabular form:

(ii) Name is full.

- Figure 1. The effect of the concentration of the polymer on the gelation time of the polymer solution.

- (3) Costs or sub-costs according to the/their:

(4) School or College in which the applicant

- led during 1991-20, together with the centre of

- (d) Regular number in the Matriculation,
for an Intermediate Examination

Applicants for Class I should state whether they wish to make a non-territory coffee or not.

Applicants for Class III should state when they actually left their Colleges, if they passed the Intermediate Examination privately.

- (E) The class is the College which he desires to

In the case of Class I the particular combination or combinations (in order of preference) should be specified.

In the case of Class III the particular group should be given.

(Applicants for Class I and Class III Science groups are advised to give an alternative combination in case one of a particular combination is filled up.)

- (7) The game or games played. If an applicant played regularly for a recognized school or league team of 1921-22, then this should be specified with the particular team.

- (g) Whether the applicant desires to join the
Deas Hotel

- (4) The postal address—mentioning postal town villages—which will definitely link the applicant

T. Students desiring an acknowledgment of their symposium should enclose an addressed and

VI. Each student selected for admission will receive a postcard to that effect which he should present to the Principal on the day specified on the card.

collected students who do not present themselves on the day fixed without good reason previously explained will be liable to lose the scale specified.

In any case, the selection will be provisional and will only be confirmed after the scrutiny of the accepted candidates.

VII. The students must necessarily live in the College Hostel unless they have parents or other relatives residing in Amsterdam.

VIII. Applications not supplying the information called for are liable to be rejected.

IX. Preaffixed application forms will be not on receipt of a stamped cover with the full address of the recipient.

N. KASHYAPACHARIYAR,
Leicester, U.K.

Coded Districts College, Anantapur,
16th April 1932.

THE SUNDAMACHARI HOSTEL,
PALANI

The Neandercharlie Hostel will be re-opened on the 12th June 1933.

2 The strength of the hostel will be 30. New admissions will be made only to the limited number of vacancies available after re-admission of eligible old boarders.

3. Applications for admission to the hotel should be sent in the prescribed form so as to reach the office on or before the 15th June 1933 signed by the head of the institution in which the pupil studied last, and by the parent or the guardian of the pupil. The necessary certificate appended to the application should be signed by the local Tahsildar or Deputy Tahsildar, or Magistrate. No boy will be admitted to the hotel unless a seat has been secured for him in a school or college.

4. Pupils residing in Class IV and above will be selected for admission to the hostel. Preference will be given to those living outside Salem town.

• The following will be the age-limit for admission:

School year	Students applying from schools in	
	Metropolitan area	Non-metropolitan areas
Class IV	11	12
Class V	11	12
Form 1	11	14
Form 2	11	15
Form 3	11	16
Form 4	11	17
Form 5	11	18
Form 6	11	19
Form 7	11	20
Form 8	11	21
Form 9	11	22
Form 10	11	23

Mambala, Kallikola, Napsal, Pullan, Pambada, Panayan, Parayan, Periyath, Pott, Pottanna, Pott, Vattara, Vallara, Sannara, all unemployed and all tribes and all members of criminal tribes.

Yams—Dependent, able-bodied, or Christianly are not eligible for admission to the Hostel.

2. Pupils residing in VI Standard or Form I and above will be selected for admission to the Hostel. Applicants from elementary schools seeking admission in the VIII, VII, VI Standards will, before they are finally selected for admission to the Hostel, be examined by the Headmaster, Government Higher Elementary School, Manipalpet, on a day to be fixed later, between the 15th and 18th June 1932. If after one found unfit for the classes to which they seek admission, they will not be admitted into the Hostel but will have to return to their native places at their own cost.

3. The following will be the age-limit for admission—

		Students applying from schools in	
		Municipal	Non-municipal
		years.	years.
Standard VI	..	12	14
Do. VII	..	13	15
Do. VIII	..	14	16
Form IV	..	15	17
Do. V	..	16	18
Do. VI	..	17	19
Intermediate	..	18	20

The age limit will be relaxed in really deserving cases of poverty, proved merit of the pupil and other outstanding circumstances, if any, beyond the school of the applicant. The selected pupils will be given information before 15th June 1932 to join the Hostel.

4. Pupils admitted to the Hostel will be given free boarding and lodging at Government cost. No other grant will be given to meet their other expenses such as clothing, books, etc. But the teachers are eligible for the grant of scholarships provided that the students possessing the grant of scholarships are satisfied.

5. Every pupil on joining the Hostel should deposit with the Honorary Schoolmaster a sum of Rs. 5 (Rupees five only) as security money to cover payment and careful use of the equipment supplied to him in the Hostel. The amount will be returned to him when he leaves the Hostel at the end of the year, provided he does not misbehave or commit damage to any article entrusted to him during his stay in the Hostel. If any damage is caused, he may be liable to pay the cost of the article. If any article is lost, stolen or damaged, the amount will be refunded on producing the article damaged.

6. Pupils admitted to the Hostel should give an undertaking on writing that they behave properly in the Hostel and abide by the disciplinary rules. Any infringement of the disciplinary rules by any of the boarders would result in immediate removal from the Hostel without assigning any reason.

7. The selected pupils should join the Hostel as per the directions of the Superintendent in due time, failing which their seats will be filled up otherwise and they should bear the Railway charges for their seat and the journey.

8. Forms of application for admission to the Hostel may be obtained from the Honorary Deputy, District, Government Dependent Classes Hostel, Manipalpet.

9. Applications are not submitted to the prescribed form and not properly and completely filled up or

not accompanied by the poverty certificate and any application received after the due date will be summarily rejected.

V. SAMUEL RAO,
Honorary Superintendent.

Government Dependent Classes Hostel,
Manipalpet, 5th April 1932.

GOVERNMENT TRAINING SCHOOLS FOR MASTERS IN THE NORTH MALABAR DISTRICT.

Applications are invited from candidates for admission, in July 1932, into the various training classes as detailed below:—

Class	Grade and class into which candidates will be admitted.	Entry conditions.
Government Training School, Calicut.	Secondary grade—First year and second year class.	80
....	Higher Elementary grade—First year leaving class.	40
....	Lower Elementary grade—First year—leaving class.	40
Government Training School, Calicut.	Higher Elementary grade—First year leaving class.	100
Government Training School, Kozhikode.	Higher Elementary grade—First year leaving class.	80

1. The period of training will be two years in all cases. In the case however of candidates who (a) have passed the late F.A. Examination or (b) have attended a college for the F.A., or Intermediate course and failed in the University Examination, the period will be one year. Candidates under the latter category (class (b)) should, for this purpose, state in their applications for training their register number of the examination and the date and page of the Port St. George Gazette, notifying their names in part, or full in the Examination.

2. The rate of stipends to be allowed to teachers under training (as directed in G.O. Nos. Kln 473, Education, dated 21st March 1931) will be as follows:—

	Rate.
Secondary grade—First branch	75.
Higher Elementary grade—First branch	80.
Lower Elementary grade—(a) Teachers at the dependent classes and (b) Others	80.
....	80.

3. Applications in the prescribed form to be had from the Inspecting Officers will, with all the entries accurately and duly filled up, should be sent to the Inspecting Officers and by the due date as shown below:—

(a) Candidates, being teachers in elementary schools, should send their applications to the undersigned, direct, so as to reach him not later than 15th May 1932. The employees in schools under local bodies should submit their applications through the President/Chairman, of such bodies with their recommendations given therein by the latter whether stipends will be sanctioned by the local body concerned and whether the candidate will be appointed immediately after training.

(b) Candidates, being teachers in elementary schools for boys, should submit the applications to the Deputy Inspectors of Schools of the region concerned so as to reach him not later than 15th May 1932.

(c) Candidates, being teachers in elementary schools for girls, should apply in the first instance to the Sub-Assistant Inspectors of Schools of the

ships concerned who will be requested to kindly send them and send the same to be arranged in the order of selection to be made, through the Intervention of Schools so as to reach the undersigned not later than 1st June 1932.

(c) Candidates, employed in districts other than North Malabar should send their applications as above when should finally pass through the District Educational Officer of the district concerned.

A. *Meritorious Educational, etc. qualifications, pre-arranged—*Secondary grade—(a) Candidates holding certificates of having passed the Matriculation Examination, the Upper Secondary Examination or the Intermediate Examination in Arts and Science or (b) such holders of Secondary School Leaving Certificate as have been declared eligible for admission to the University course of study or as have obtained not less than 55 per cent of the marks in each of the subjects in the Public Examination will be admitted for admission into the secondary grade training class.

Higher Elementary grade.—Persons who hold an Elementary School Leaving Certificate of the eighth standard, issued by a competent Officer of this department or who have passed successfully through a course in the third form of a Secondary School as evidenced by the transfer certificate issued in their behalf, are eligible for admission into the higher elementary grade training class.

Lower Elementary grade.—(i) Only those existing under "backward" or depressed classes or communities, as defined as such (a) in the Madras Educational Rules or (b) for purposes of the Madras Elementary Education Act and (ii) who hold Secondary School Certificate or Elementary School Leaving Certificate of the fifth standard issued by a competent officer of this department, or transfer certificate issued by the headmaster of a Secondary School which shows that they have successfully passed through a course in the fifth class thereof, are eligible for admission into the lower elementary grade training class.

B. *Ranking in of certificates.*—Applicants for Secondary grade should send certified copies of their certificates which should also show their register number at the Education, and its date and page of the Port St. George Gazette, wherein their names in the Examination, has been notified. In the case of Secondary School Leaving Certificate holders they should send certified copies of the last pages in the Secondary School Leaving Certificate giving their public examination marks, etc., and should also send in their applications, their Secondary School Leaving Certificate, No. the date and page of the Port St. George Gazette, notifying their eligibility for admission to University course of study. Or no account should the original certificates be sent.

Applicants for Higher elementary and lower elementary grade training should normally send their certificates in original (preferably by registered post).

7. There are hostels attached to the Government Training Schools, Coimbatore and Calicut, and students as admissions will be required to join the same so far as accommodable possible, their doing so being made a condition of their admission for training.

8. Applications which are either not in the prescribed form or which, being in the prescribed form, are not correctly, fully or legibly filled up, or are wanting in their enclosures, or are received after the prescribed date, are liable to be rejected.

E. BANGKARA MENON

Officiating District Educational Officer, North Malabar. Calicut, 18th April 1932

GOVERNMENT TRAINING SCHOOLS IN THE NORTH ARCAN DISTRICT.

The District Educational Officer, North Arcot, hereby invites for the information of the interested candidates for teachers' training, managers of aided schools, Presidents of Local Boards, Chairmen of Municipal Councils, Presidents of Village Panchayat Boards, the District Liaison Officer and the Deputy Inspectors of schools in the district that candidates for training in the Elementary Higher and Lower Grades will be admitted in July 1932 in the Government Training Schools and below—

State of Institutions.

Higher and Lower Grade.
Government Training School, Rajapet. 40 plus 40

Lower Grade.

Government Intermediate Training School, Arcot. 40

2. In addition to these, candidates whose students are being by local bodies or who are prepared to be admitted as one stipendiate will also be admitted in the extent of vacancies available.

3. The period of training will be two years in the case of both Elementary Higher and Lower Grades.

4. The ordinary rates of Provincial stipends for the Elementary Higher and Lower Grades will be as follows—

Teaches of the Higher Elementary Grade	
Teachers of the Lower Elementary Grade, depressed classes and Muslims	8 a month.
Teachers of the Lower Elementary Grade, depressed classes and Others	6 a month.

5. Persons who have passed the III Form recognized Secondary school or who hold Elementary School Leaving Certificate of the VIII Standard marked at least "Fair" will be considered eligible for admission into the Elementary Higher Grade. Those who have passed the old Primary Examination or have obtained Elementary School Leaving Certificate of the V Standard marked at least "Fair" or a Secondary School Certificate qualifying the holder to work up to the old IV or the new V standard, will be eligible for admission into the Elementary Lower Grade. Preference will be given to those candidates whose educational qualifications are above the minimum notified to local schoolmasters, and in particular to the candidates seeking admission into the Elementary Higher Grade.

6. All applications for admission to training should be submitted in the form prescribed through the managers of schools, in which the applicants are employed to the Deputy Inspectors of Schools of the range concerned together with the certificates of general education in original, as in force on the 15th May 1932. Applications received after the prescribed date and those submitted to the District Educational Officer direct are liable for rejection.

7. The Deputy Inspectors of Schools are further informed that in the case of applicants from deficient S.S.I.C. holders for one year's training in the elementary higher grade, the instructions issued in Proceedings No. 3845/27, dated 10th September 1927 of the Director of Public Instruction, Madras, should be fully complied with.

8. The Deputy Inspectors of Schools are requested to submit to the District Educational Officer, not later than the 23rd May 1932, two lists, separately for the different grades with the necessary recommendations.

for selection or rejection together with the applications, namely:—
(1) Name of candidate.
(2) Age as on 1st July 1932.
(3) Date of last examination.
(4) Present appointment.
(5) Qualifications.
(6) Length of service as teacher in recognized schools.
(7) Pastoral appointment.
(8) Status of village (Fortified or Board or Municipal or non municipal).
(9) Recommendation of the Deputy Inspector.
(10) Remarks.

8. There are books attached to both the training schools and admission to these books is compulsory in the case of all non-residents of the place in which accommodation would be provided.
10. Printed forms of application can be had from the Office of the Deputy Inspector of Schools as required.
11. No candidate will be issued from the office and the list received after the prescribed date will not be taken notice of.

P. RAGHAVACHARYA,

District Educational Officer, North Arcot.

Vellore, 22nd April 1932.

GOVERNMENT TRAINING SCHOOL, KURNOOL.

The District Educational Officer, Kurnool, hereby notifies for the information of the Deputy Inspector and managers of aided schools in the Kurnool district that candidates for elementary grades will be admitted for training in July 1932 in the Government Training School, Kurnool.

The period of training is one year and six months in the case of both the elementary higher and lower grades.

The District Educational Officer will make the selection of candidates on 1st June 1932 and give as guarantee of the payment of stipends till Government orders are received in the matter. Each Deputy Inspector should furnish the teachers whose names are recorded in the registers maintained in his office as per Article 34 of the Madras Inspection Code with the form of application for admission printed, cyclostyled or mimeographed, and on the receipt thereof from the candidate he shall select the applicants according to the instructions given in the form.

Two separate lists—one for higher elementary candidates and the other for the lower—must be submitted in the office of the Deputy Inspector and submitted with a tabular statement containing the following particulars:—

(1) Serial number; (2) name in full; (3) age on 1st July 1932; (4) caste or race; (5) present appointment; (6) length of service as teacher; (7) educational qualifications; (8) language; (9) guarantee of the Deputy Inspector or of the manager providing with an appointment after training; (10) whether a resident in district; and (11) remarks.

Note.—Under column 7 must be given, (a) public examination passed with pass and number of certificate or (b) teacher certificate or (c) school leaving certificate held, (d) names of schools at which certificate held. High or elementary students should give a certificate of having received instruction from the high school and they have not, in the 14th Standard and in elementary schools, the certificate issued or held at the school provided or the school certificate issued by an officer of the District and Department.

The tabular statement should contain the names of the candidates in the order in which the Deputy Inspector desires that the selection should be made and the teachers should be selected with reference to their service as teacher, the need for their training, etc., the school from which they apply, their qualifications and the nature of appointments held by them. It is expected that each Deputy Inspector has will submit at least ten names of each grade. Special efforts should be made to get as many higher grade candidates as possible.

Teachers employed in Mohammedan schools should submit their applications for training to the Deputy Inspector of the Mohammedan Range and not the Deputy Inspector of Hindu schools.

Teachers employed permanently in local board or municipal schools will not be paid any stipends from Provincial funds. If there is any provision in the local fund or municipal budget under 'stipends' to teachers, their applications may be obtained from teachers with the consent of the president, local board, or chairman, municipal council, as the case may be, and submitted with a separate list of each grade.

If any applications be received from candidates for training in the schools outside of the district, they should be submitted separately with a separate list.

Certificate in original should be submitted with the applications and the Deputy Inspector should verify the same as to the correctness of the information given therein.

A dated property statement of each candidate certified by the village officer concerned should be on the reverse of each application with the following headings:—

Name of applicant for training, native place, father's name, nature and extent of landed property possessed and the name of the village or villages in which it is possessed, remarks.

A certificate of physical fitness should also be produced by the selected candidates.

Supplemental lists will not be considered after the prescribed date on any account.

The list complete in every respect and the applications must be submitted, signed by the Deputy Inspector to this office on or before the 15th May 1932 without fail.

There is only one candidate applying for training in the Government Training School, Kurnool. Separate lists with applications may be submitted in time for admission of training in each of the other training schools. This should be fully attended to by the Deputy Inspectors of schools in the district.

V. B. RANGANATHA MUDALIYAR,

District Educational Officer.

Kurnool, 26th April 1932.

GOVERNMENT TRAINING SCHOOLS IN THE EAST GODAVARI DISTRICT.

The District Educational Officer, East Godavari, hereby notifies that candidates will be selected for admission to the Higher and Lower Elementary Training courses in the Government Training Schools of Amalapur and Rajamahendravaram during 1932 as shown below:—

State of school.	Maximum number of Government elementary seats.	
	Higher.	Lower.
(1) Government Training School, Amalapur ...	35	30
(2) Government Training School, Rajamahendravaram ...	70	60
	in two streams.	

2. The period of training is two years.

3. The ordinary rate of stipends is Rs. 6 per mensem in the case of Higher Elementary grade students and Rs. 2 per mensem in the case of Lower Elementary grade students; but candidates for Lower Elementary grade should all be persons belonging to backward and depressed class communities.

4. Three separate lists, a Higher Elementary list, for each of the two training schools and a Lower Elementary list for the Amalapur Training school only, should be prepared by the Deputy Inspectors and submitted with a tabular statement containing the following particulars about each candidate:—

(1) Serial number, (2) sex, (3) name in full, (4) age on 1st July 1932, (5) caste or community, (6) present occupation, (7) length of service as teacher, (8) educational qualifications, (9) name of school which the applicant will join after training.

Notes.—Under column (6) Deputy Inspectors should indicate whether or not the applicant has been awarded any of the various honours conferred by them. Under column (7) must be mentioned the names and dates of (a) the secondary school leaving certificate, or (b) the Secondary school leaving certificate issued by a Departmental Officer or (c) the Government school certificate, in the case of students to be admitted to the Lower Elementary grade training.

In the case of the Higher Elementary students, the names and number and date of (a) the Secondary school leaving certificate or (b) the eighth standard Elementary school leaving certificate issued by a Departmental Officer.

5. The tabular statements of recommended applicants should contain the names of the candidates in the order in which the Deputy Inspectors desire that the selection should be made, which should be arranged with reference to their service as teachers, the need for their training, their qualifications and the nature of appointment held by them. The attention of the Inspecting officers is directed to rules 113 and 114 of the Madras Educational Rules. Applications that are not included in the Recommended Lists should be separately listed and these rejected lists should also be submitted giving reasons for their rejection.

6. The District Educational Officer will be prepared to select a few more students whose stipends are paid by local boards or municipal councils. In all such cases, clear information should be furnished regarding selection of the appointments held by the applicants, permanent or acting, as the case may be.

7. A true copy of the General Educational certificate of each candidate selected by the Deputy Inspectors considered should be attached to the application. The original certificate need be produced only at the time of admission.

8. The lists complete in every respect together with the applications must be submitted by the

Deputy Inspectors to this office before 31st May 1932 at the latest. Lists received after the due date will be rejected.

9. After the lists are scrutinized in the office of the District Educational Officer, the Deputy Inspectors will be recommended as to which of the candidates recommended by them are to sit and answer papers at the Selection Examination, to be conducted by the District Educational Officer at Amalapur and Rajahmundry during the last week of June 1932. Candidates failing to appear at the Selection Examination will not be selected.

10. The District Educational Officer would grant interviews to prospective candidates.

P. BHAKSHI,

District Educational Officer, East Godavari, Coarada, 21st April 1932.

NOTIFICATION

With reference to paragraph 2 of this office notification, dated 24th April 1932 for the selection of candidates for the Government Training schools in this district, it is hereby notified for the information of all concerned that with effect from 1932-33, the grant of stipends will be discontinued in the case of teachers of the Secondary Grade and that the rates of stipends in the case of teachers of the Elementary Grade will be reduced as shown below:—

	To	From
(1) Higher Elementary Grade	Rs. 6	Rs. 4
(2) Lower Elementary Grade (Depressed classes and Muslims)	Rs. 2	Rs. 1
(3) Lower Elementary Grade (Others)	Rs. 2	Rs. 1

MUHAMMAD ABDUS SALAM,
District Educational Officer.

Guntur, 19th April 1932.

MERRATUM

In the notification regarding unaided Secondary School Leaving Certificate books published by the District Educational Officer, South Kanara, on page 215 of Part I-B of the Fort St. George Gazette, dated 12th April 1932, under Christian High School, Udupi:—

For 'Hindu Textbooks, Yashwanth', read 'Hindu Textbooks, Yashwanth'.

K. MURAMBA,

District Educational Officer, South Kanara, Mangalore, 19th April 1932.

Cardinal number, state, sex, school where trained
and year of passing the examination.

STUDENT HOME GRADE

Team Size

- 2024-29 M. Lohman Devl (F), Greenbelt Secondary and Training School for Women, Greenbelt, March 1948.
- 2020-31 Florence Arzenthapagan (F), All Saints S.F.S., Training School, Irvine, Thursday, March 1948.

Reference Class

- [illegible]

Cardinal is number, extent, size, school where trained and years of service the examination.

IMMEDIATE HIGHER GRADE.....

Summary of Findings

- [illegible]

Register number, date of admission, date of birth (within parentheses) and date of maturity; period of training and highest grade obtained; test passed and percentage of marks obtained.

ELEMENTARY HIGHER GRADE (MALES)—cont.

3. H. P. Devadas (August 1930) C, July 1930—March 1931, VII From—45.
4. J. Abraham (October 1931) C; July 1931—March 1932, VII Standard—45.
5. P. K. Sivasubramanian (December 1931) C; July 1931—March 1932, VII From—45.
6. P. Paul Sivasubramanian (March 1932) C; July 1932—March 1933, VII Standard—45.
7. P. T. Sivasubramanian (March 1932) C; July 1932—March 1933, VII From—45.
8. J. Sivasubramanian (February 1932) C; July 1932—March 1933, VII Standard—45.
9. A. V. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
10. D. Sivasubramanian (July 1932) C; July 1932—March 1933, VII From—45.
11. P. Sivasubramanian (November 1932) C; July 1932—March 1933, VII Standard—45.
12. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
13. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
14. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
15. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
16. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
17. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
18. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
19. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
20. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
21. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
22. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
23. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
24. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
25. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
26. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
27. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
28. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
29. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
30. L. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.

Register number, date of admission, date of birth (within parentheses) and date of maturity; period of training and highest grade obtained; test passed and percentage of marks obtained.

INTERMEDIATE HIGHER GRADE (MALES)—cont.

31. J. Sivasubramanian (August 1932) C; July 1932—March 1933, VII Standard—45.
32. D. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
33. J. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
34. M. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
35. H. P. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
36. L. J. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
37. S. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
38. D. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
39. S. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
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48. S. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
49. S. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.
50. S. Sivasubramanian (July 1932) C; July 1932—March 1933, VII Standard—45.

C. J. Lomas,

Secretary, Union Teachers' Training School Leaving Certificate Examination Board.

P. RAJAGAN ACHARYA,

District Educational Officer, North Arcot, Vellore, 25th March 1932.

ERRATUM.

In the "List of probationary teachers' certificates completed by the District Educational Officer, Salem, during 1931-32," published on page 4 of the Supplement to Part I B of the Fort St. George Gazette, dated 23rd March 1932—

Under heading Elementary Lower Grade—Second Class, for "No. 971/19" read "No. 971/19".

T. R. KRISHNANARAYAN,

District Educational Officer,

Salem, 16th April 1932.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 37]

MADRAS, TUESDAY EVENING, APRIL 23, 1932. • (Price, 4 sa. 6 p.)

Part III—Miscellaneous Notifications.

CONTENTS

APPOINTMENTS, LEAVE, ETC.	PAGES	GENERAL ADVERTISEMENTS	PAGES
Public, Inspection, Forest and Medical ..	517-523	Tenders	503
Advertisements:		Private Advertisements	504
General	525		
Indian	525		
Financial	526		
Revenue	526		
Revenue-Dept.	526		
Public Works	526		
Military	527		
		NOTICES:	
		Daily Dispatch Report for February 1932.	
		List of Juries for 1931-32 (Contd.)	
		Abstract of General Report for week ending 23rd April 1932.	

APPOINTMENTS, LEAVE, ETC.

JUDICIAL.

No. 35. *Transfer*.—The following transfers of District Munsifs have been ordered by the High Court:—

I. M.B.Ry. Madhukrishna Ranganatha Acharya, from Vinniaswami to Edir.

II. M.B.Ry. Madhukrishna Ranganatha Acharya, from Edir to Vinniaswami.

To take effect on the re-opening of the Courts after the summer recess 1932.

High Court, Madras.

16th April 1932.

No. 36. *Appointments*.—In modification of High Court's Notification No. 35, dated the 4th December 1931, published at page 503 of Part II of the Fort St. George Gazette, dated the 15th December 1931, M.B.Ry. Panchanathan Narayanaiah, Barasamudra Ayangal, died, with effect from the 4th July 1932, be the Principal District Munsif and M.B.Ry. Raghunatha Narayanaiah, Barasamudra Ayangal, the Additional District Munsif of the Court of the District Munsif of Barasamudra.

High Court, Madras.

16th April 1932.

II-1

No. 37. *Posting*.—The following posting of a District Munsif has been ordered by the High Court:—

M.B.Ry. Gopalakrishna Subramanyam, Vinniaswami Ayangal, on retirement from his appointment as acting Sub-Judge, is posted to the Court of the District Munsif of Tiruvannam, via M.B.Ry. K. S. V. Dorjee Ayangal, deceased.

To take effect on the re-opening of the Courts after the summer recess 1932.

High Court, Madras.

16th April 1932.

No. 38. *Transfer*.—The following transfers of District Munsifs have been ordered by the High Court:—

(With effect from the dates of re-opening of the Courts after the summer recess.)

I. M.B.Ry. Panchanathan Narayanaiah, Barasamudra Ayangal, from Vinniaswami to Tiruvannam.

II. M.B.Ry. Narayanaiah Subramanyam, Vinniaswami Ayangal, from Tiruvannam to Panchasamudra.

High Court, Madras.

16th April 1932.

No. 26. Leave.—M.R. Ry. Chanderseem Madhavulu Nayudu Garu, District Munsif, Kuvil, is granted leave on average pay without medical certificate for eleven days from the 6th April 1932 and on half average pay for fourteen days in continuation thereof. He is also permitted to sick to his duty, Sunday, the 1st May 1932, and the summer vacation of his Court from the 2nd May 1932, subject to the conditions laid down in the subsidiary rules under Fundamental Rule 17 and 25.

G. S. WHITE,
Magistrate.

High Court, Madras,
22nd April 1932.

INCOME-TAX.

Leave and appointment.—(1) Mr. R. Vasudevan, Income-tax Officer, Salem, is granted leave on average pay for one month and one day from the 2nd May 1932, with permission to public the holiday on Sunday, the 1st May 1932, and to sick the holiday on the 1st June 1932 (King Emperor's Birthday).

(2) Mr. K. Kola Murthy, Assistant Income-tax Officer, Third Circle, Madras, is appointed to act as Income-tax Officer, Salem, during the absence of Mr. R. Vasudevan on leave or until further orders.

Madras, 19th April 1932.

Leave and appointment.—(1) Mr. F. W. Clarke, Assistant Commissioner of Income-tax, Central Range, Madras, is granted, subject to eligibility, leave on average pay for two months from the 5th May 1932 (or date of relief).

Under supplementary rule 4, the Commissioner certifies that Mr. Clarke will, on the expiry of his leave, return to his appointment of Assistant Commissioner of Income-tax, Central Range, Madras, and accordingly permits him to draw the compensatory allowance of Rs. 105-5-0 per annum during the period of his leave.

(2) Mr. Abdul Salam Sayed, Income-tax Officer, Third Circle, Madras, is appointed to act as Assistant Commissioner of Income-tax, Central Range, Madras, during the absence of Mr. Clarke, on leave.

(3) Mr. F. Krishnamachari, Assistant Income-tax Officer, First Circle, Madras, is appointed to act as Income-tax Officer, Third Circle, Madras, vice No. (2) on other duty or until further orders.

P. H. SHENCK,
Commissioner of Income-tax.

Madras, 19th April 1932.

FOREST.

Leave.—Mr. A. N. Ananthaswamy Serna, Deputy Conservator of Forests and Working Plans Officer, Wyndol Division, is granted leave on average pay for six weeks from date of relief.

B. D. RICHMOND,
Chief Conservator of Forests.
Madras, 20th April 1932.

MEDICAL.

Leave.—M.R. Ry. C. K. Joseph Avargal, M.B.B.S., Civil Assistant Surgeon, Government Hospital, Pooche (Coimbatore district), leave on average pay for two months from date of relief under Fundamental Rule 81.

M.R. Ry. G. Govinda Menon Avargal, M.B.B.S., Civil Assistant Surgeon, Government Hospital, Muzumdy (Malabar district), leave on average pay for forty-two days from 18th March 1932 under Fundamental Rule 81.

Extension of leave.—M.R. Ry. K. K. Thiampad Avargal, M.B.B.S., Civil Assistant Surgeon, extension of leave on half average pay without medical certificate for twenty-two days from 17th January 1932.

Madras, 14th April 1932.

Leave.—M.R. Ry. K. Madhava Menon Avargal, M.B.B.S., Civil Assistant Surgeon, leave on average pay without medical certificate for one month from 1st March 1932 under Fundamental Rule 81. Madras, 15th April 1932.

Leave.—M.R. Ry. S. Balasubrahmaniam Avargal, M.B.B.S., Civil Assistant Surgeon, Tivoli Headquarters (Local Fund) Hospital, Shyoli (Tanjore district), leave on average pay for eight months consisting of leave on average pay for twenty-three days and the balance on half average pay from 21st April 1932 or date of relief under Fundamental Rule 81.

Posting.—In pursuance of orders issued M.R. Ry. K. E. Suriel Avargal, M.B.B.S. (Med.), on reserve duty at the Government Tuberculosis Hospital, Madras, to be on reserve duty at the Government Mental Hospital, Madras, and then to hold a sanctioned appointment in the same hospital, vice M.R. Ry. J. Chinnayyan Avargal, M.B.B.S., Civil Assistant Surgeon, granted leave. Madras, 16th April 1932.

Posting.—M.R. Ry. P. A. Mathew Avargal, M.B.B.S., Civil Assistant Surgeon, on reserve duty at the Government Ophthalmic Hospital, Madras, is posted as Assistant to the Professor of Medicine, Medical College, Madras, vice M.R. Ry. C. K. Ponnada Rao Avargal, M.B.B.S., transferred.

M.R. Ry. C. K. Ponnada Rao Avargal, M.B.B.S., Assistant to the Professor of Medicine, Medical College, Madras, on relief, to be on reserve duty at the Government General Hospital, Madras, until further orders.

Leave.—M.R. Ry. Y. S. Nannappa Rao Avargal, M.B.B.S. (Med.), M.B.B.S. (Col.), Civil Assistant Surgeon, Kijig Insitirre, Gulety, leave on average pay for one month from 1st April 1932 or date of relief under Fundamental Rule 81.

Madras, 16th April 1932.

Extension of leave.—M.R. Ry. H. Krishnan Avargal, M.B.B.S., Civil Assistant Surgeon, extension of leave on average pay for one month in continuation of the leave already granted to him under Fundamental Rule 81.

(By order)

P. K. WARRIER,
Principal Assistant to the Surgeon General.
Madras, 19th April 1932.

GENERAL NOTIFICATIONS.

GOVERNMENT MUSEUM.

PANTHEON ROAD, KIMBERLEY, NORTHERN CAPE.

Open on all days in the week, excepting Fridays, from 7 a.m. to 5 p.m. Admission free. Refreshments served for ladies on the first Saturday of every month after 12 noon.

F. H. GRAVELL,
Superintendent.

CONTEMPORARY PUBLIC LIBRARY.

GOVERNMENT MUSEUM BUILDING, KIMBERLEY, NORTHERN CAPE.

Open on all days in the week, October to March 7 a.m. to 6-30 p.m. and April to September 7 a.m. to 6 p.m.

Consultation of books is free to any person of 17 or more years of age. Books can also be borrowed by approved students of Kimberley City and its vicinity. Applications for permission to borrow must be made by the applicant personally at the library. A deposit of Rs. 20 will be required from each borrower.

No direct loans can be made to residents in the district, but the Contemporary Public Library can apply to Government for sanction to lend to medical libraries of sufficient standing.

In Kimberley and its immediate vicinity books will be delivered at the residence of members on payment of a subscription of 4 rupees per quarter.

F. H. GRAVELL,
Principal Librarian.

IMPERIAL LIBRARY.

SECRETARIAT BUILDING, 4, ESPLANADE ROAD, CALCUTTA.

Open on { Week-days and Saturdays, from 10 a.m. to 7 p.m.
Sundays and holidays, from 2 p.m. to 6 p.m.

The Imperial Library is also a Lending Library. It is free to all except children. There is no subscription to pay.

K. M. ABADULLAH,
Librarian.

PATENTS.

The following printed specifications of applications for patents, which have been accepted under section 5 of the Indian Patents and Designs Act, 1904, have been published and can be inspected free of charge at the Indian Patent Office, Khyber. Copies of these specifications may be purchased at the Patent Office, 1, Connaught Place, Calcutta, at the price of one rupee per copy.

Directions for the guidance of inventors and others are given in the Indian Patents and Designs Act (from time to time) and in the Indian Patents and Designs Rules, 1902 (from time to time). These should be consulted before an application is made to the Controller of Patents and Designs.

- 17023 The Triple Safety Glass Co., Ltd.
- 17175 Société Anonyme d'Aggrégation-Matériaux.
- 17334 Société Anonyme d'Aggrégation-Matériaux.
- 17465 Phoenix, Ltd., and Denton.

- 17588 Phoenix, Ltd., and Denton.
- 18045 Associated Electrical Industries, Ltd.
- 18114 Nambour Tannery Co., Ltd., and Nambour Tannery Co., Ltd., and Nambour Tannery Co., Ltd.
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S. H. SLATER,
Secretary to Government, Development Dept.,
Port St. George, 26th April 1932.

NOTIFICATIONS.

The Registrar of Co-operative Societies, Madras, has, under section 33 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the undermentioned societies, and has specified the offences noted against each to be liquidators under section 42 (1) of the same Act. This order will take effect on the expiry of two months from the date mentioned above each:—

13th April 1932.

Elankarapattinam Lakshminarayana Co-operative Society No. 6055 in the Sattur taluk of the Madras district—Sub-Deputy Registrar, Bangalore.

Triplicane Agrarian and Industrial Society, Limited, No. 3564 in the Triplicane taluk of the South Arcot district—Deputy Registrar, Calcutta.

Adiyappa Co-operative Credit Society No. 80054 in the Mangalore taluk of the South Kanara district—Sub-Deputy Registrar, Mangalore.

Sri Krishna Vilas Co-operative Society No. 1464 in the Mangalore taluk of the South Kanara district—Sub-Deputy Registrar, Mangalore.

15th April 1932.

Pandit Field Labourers' Co-operative Society No. 7199 in the Kankarbagh taluk of the Patna district—Deputy Registrar, Patna.

Purandara Co-operative Society No. 4014 in the Anantpur taluk of the North Arcot district—Deputy Registrar, Vellore.

The Registrar of Co-operative Societies, Madras, has, under section 33 (1) of the Co-operative Societies Act II of 1912 (India), cancelled the registration of the undermentioned society. This order will take effect on the expiry of two months from the date mentioned above it:—

17th April 1932.

Pongoreddi Thirupathi and Laxmi Co-operative Society No. 1112 in the Chittoor taluk of the Chittoordistrict.

ERRATA.

In the notification regarding the cancellation of registration of the Pongoreddi Thirupathi and Laxmi Co-operative Society appearing on page 181 of

Part II of the Fort St. George Gazette, dated 10th November 1933—

For 'Keyhole' Field Labourers' Co-operative Society No. 100, 1933; 'Seeds' Advancing Traders' Co-operative Society No. 100, 1933.

In the notification appearing on page 603 of Part II of the Fort St. George Gazette, dated 15th April 1932, regarding the constitution of registration of Thandurpet Co-operative Credit Society and Perambalur Co-operative Trading Union, Limited, insert the words "on the expiry of two months" between the words "effect" and "from" in the second sentence.

D. N. STRATHIE,

Registrar of Co-operative Societies.

Madras, 20th April 1933.

MADRAS MEDICAL COUNCIL NOTIFICATION

As a result of the election proceedings under section 5 (1) (a) of the Madras Medical Registration Act (IV of 1914) to fill a vacancy on the Council caused by the resignation of Major J. A. Craddock, I.M.S. (Retired), the nomination paper of Dr. R. J. Dymov, M.B., D.S. (Leeds), was duly filed and examined. Being the only nominated candidate to stand for the said election, Dr. R. J. Dymov, M.B., D.S. (Leeds), has been declared elected as a member of the Madras Medical Council under section 5 (1) (a) of the Madras Medical Registration Act (IV of 1914).

C. A. SPRAWSON,

President, Madras Medical Council.

Madras, 16th April 1932.

UNCLAIMED PROPERTY.

Notice is hereby given that the unclaimed items of property consisting of gold and silver jewellery, clothes, furniture, etc., remaining unclaimed at the Office of the Commissioner of Police, Egmore, up to 31st March 1932, will be disposed of as shown below on or after 1st November 1932 unless any person who may have a claim thereon appears before the undersigned and establishes his claim before that date.

(a) Items of property mentioned under I will be sold by public auction or otherwise.

(b) Items mentioned under II will be returned to the donor.

I.

21/Und/32.—A copper ring, valued about Rs. 2.

26/Und/32.—A silver necklace containing 25 silver beads and two silver bangles as a blackening, valued Rs. 2.

31/Und/32.—A side pocket of a white upper cloth.

32/Und/32.—A small brass clock, valued Rs. 2.

33/Und/32.—A silk-bordered new cloth, 6 cubits long, an old white border having mark "S" and a pair of brown trousers having mark "S" all valued Rs. 2-5-0.

34/Und/32.—Side pockets of an old lion cover having 100.

35/Und/32.—A small glass, valued Rs. 1.

36/Und/32.—A small glass, valued Rs. 1.

37/Und/32.—A small glass, valued Rs. 1.

38/Und/32.—A small glass, valued Rs. 1.

39/Und/32.—A small glass, valued Rs. 1.

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77/Und/32.—A small glass, valued Rs. 1.

78/Und/32.—A small glass, valued Rs. 1.

79/Und/32.—A small glass, valued Rs. 1.

80/Und/32.—A small glass, valued Rs. 1.

81/Und/32.—A small glass, valued Rs. 1.

82/Und/32.—A small glass, valued Rs. 1.

83/Und/32.—A small glass, valued Rs. 1.

84/Und/32.—A small glass, valued Rs. 1.

85/Und/32.—A small glass, valued Rs. 1.

86/Und/32.—A small glass, valued Rs. 1.

87/Und/32.—A small glass, valued Rs. 1.

88/Und/32.—A small glass, valued Rs. 1.

89/Und/32.—A small glass, valued Rs. 1.

90/Und/32.—A small glass, valued Rs. 1.

91/Und/32.—A small glass, valued Rs. 1.

92/Und/32.—A small glass, valued Rs. 1.

93/Und/32.—A small glass, valued Rs. 1.

81/Cont.102.—A military medal ribbon brooch, 4 inches long, valued Rs. 5-4-0.
84/Cont.107.—A book leather money pouch containing a two-rupee currency note bearing No. 9/48 dated and cert. No. 2-2-5 made two Centimes of District Labour Office.

E. J. ROWLANDSON,
Commissioner of Police.

Madras, 9th April 1932.

NOTIFICATIONS.

Government have fixed Bernada as the headquarters of the office of the Deputy Sanitary Engineer, Northern Circle, and the office will be closed at Walter's, the existing headquarters with effect from the afternoon of 16th April 1932.

All communications to this office shall have to be sent in future to the Deputy Sanitary Engineer, Northern Circle, Lock Beagdon, Bernada.

MOHAMMED BOUTHI,
Deputy Sanitary Engineer, Northern Circle.

Bernada, 16th April 1932.

B. Sanga Rao, permanent clerk, Deputy Tahsildar's office, Tirunelveli, and acting clerk, Tahsil office, Chidambaram, is directed to appear before the undersigned within three months from the date of publication of this notification to answer certain charges pending against him, failing which the charges will be disposed of on their merits without his explanation.

G. DURANWAMI AYYANGAR,
Revenue Divisional Officer.

Chidambaram, 22nd April 1932.

TREASURE TROVE.

Notice is hereby given under section 5 of the Indian Treasure Trove Act VI of 1878 that a treasure consisting of six gold (Roman) coins, two gold rings, a gold chain and one large gold money coin made into an ornament valued at about Rs. 126 is all was found on 25th December 1931 by two boys Karayyan, son of Ponnayyan, and Karayyan alias Chinnakarayyan, son of Kottaperumal of Karimalevudhanallur village in Ramanathapuram taluk of the Tirunelveli district, while grazing cattle on the banks of the Nidubalanadi in S. No. 124/2 of the same village.

2. All persons claiming the said treasure or any part thereof are hereby required to appear in person or by agent duly authorized, before the Collector of Tirunelveli at his office at 12 o'clock (noon) on 31st May 1932 for enquiry.

Notice is hereby given under section 5 of the Indian Treasure Trove Act VI of 1878 that a treasure consisting of four gold beads valued at about Rs. 2 was found on 16th December 1931 by one Shanmugasundaram Pillai, son of Sankaralingam Pillai of Kavaluruvudhanallur village in Ramanathapuram taluk of the Tirunelveli district, in his patta land in S. No. 124/2 of the said village.

3. All persons claiming the said treasure or any part thereof are hereby required to appear in person or by agent duly authorized, before the Collector of Tirunelveli at his office at 12 o'clock (noon) on 31st May 1932 for enquiry.

A. C. WOODHOUSE,
Collector.

Tirunelveli Collector's Office,
10th December 1931.

It is hereby notified under section 5 of the Treasure Trove Act VI of 1878, that on 13th December 1931, the treasure articles noted below were found in S. No. 65/37 (dry) —

Gt. Adimangalam village, Tirunelveli taluk,
Tanjore district.

Serial number, name of the treasure, total, kind of metal and weight.

Estimated cost—Rs. 126.

1. 961 Roma; 1; copper and lead; English measure 5-00.

2. 26 Sankha; 1; copper and lead; English measure 1 10.

3. All persons claiming the said treasure or any part thereof, are hereby required to appear personally or by agent before the Collector of Tanjore at Tanjore on 6th September 1932, at 2 p.m. when the matter will be enquired into and determined according to law.

HILTON BROWN,
Collector.

Tanjore Collector's Office,
16th April 1932.

It is hereby notified under section 5 of the Indian Treasure Trove Act VI of 1878 that on or about 6th January 1932 the treasure specified below was found in S. No. 438 A-1-d-1 (southern perambolai) of Sircar, Kannadiputhur village, Udumalpet taluk, by Muthu Sivathan and Sankara Karandam of the above village.

3. All persons claiming the said treasure or any part thereof, are hereby required to appear personally or by duly authorized agents before the Collector of Coimbatore district at his office at Coimbatore at 11 a.m. on Wednesday, the 20th July 1932 with a view to the matter being enquired into and determined according to law.

Description of the treasure.

Jadabhat	4
Broken pieces of ornaments	8
Ring	1
Nagor	3
Broken piece of Nagor	1
Ear ornaments	2
Gold rope (necklace)	1
Ornaments resembling Thirumangalyam detached from the above	1
		19

The weight of the above is about 7 sovereigns and 14 pascivians and valued at about Rs. 115.

G. W. WRELS,
Coimbatore Collector's Office,
17th February 1932, Coimbatore.

PUBLIC HEALTH DEPARTMENT.

Vital Statistics of the Municipal Towns of the Madras Presidency for the week ending 26th March 1932.

[illegible]

Madison, 16th April 1932.

^a *Stressors were not included.*

2. The powers given by this notification are personal and will be exercised by the District Magistrate as long as he continues to be a District Magistrate or until further orders.

3. This notification will have effect from the date of its publication in the Port St. George Gazette.

High Court, Madras,
16th April 1932.

Under section 23 of the Madras Civil Courts Act, 1923, as amended by section 5 of the Madras Civil Courts Act, 1935, and further amended by the Amendment Act, 1934 (IV of 1934) and the Madras Civil Courts (Second Amendment) Act, XVIII of 1933, the High Court is pleased to appoint M. R. P. M. Ganesa Ayyar Ayyangar, a District Magistrate within the Presidency of Port St. George with the jurisdiction of a Judge of a Court of Small Causes for the trial of suits cognizable by such Courts arising within the local limits of his jurisdiction, as fixed by section 3 of Act III of 1923 up to the amount of rupees three hundred.

2. The powers given by this notification are personal and will be exercised by the District Magistrate as long as he continues to be a District Magistrate or until further orders.

3. This notification will have effect from the date of its publication in the Port St. George Gazette.

B. C. SANKARA NARAYANA,
Assistant Registrar, Appellate Side.

High Court, Madras,
23rd April 1932.

NOTIFICATION.

By virtue of the powers conferred by section 3 of Act V of 1917, and with the approval of the Executive the Governor in Council, the High Court hereby makes the following amendments as shown in italics in Appendix B of the rules regarding the distribution of various records on the Appellate Side of the High Court, published at pages 307 to 312 of Part II of the Port St. George Gazette, dated the 16th February 1926, as subsequently amended.

APPENDIX B.

Substitute the following for the existing Appendix B:—

Class of cases.	Division of the record and description of the papers falling under each division.
CIVIL.	
Part I.	
1. Index	2. All judgments and orders (including affidavits and other papers) relating to suits calling for findings on issues in dispute and the findings so upon.
3. All decrees and orders	4. All documents and records of arbitrators when the documents are filed in court.
5. One complete set of Judges' previous papers containing that containing the Judges' judgments and orders.	6. Judgments and orders of the Trial Court.
7. Application for compensation by a plaintiff or defendant as being under Order 10, Rule 1, Code of Civil Procedure, 1908, and orders thereon.	

Class of cases.	Division of the record and description of the papers falling under each division.
1. Index	2. All judgments and orders (including affidavits and other papers) relating to suits calling for findings on issues in dispute and the findings so upon.
3. All decrees and orders	4. All documents and records of arbitrators when the documents are filed in court.
5. One complete set of Judges' previous papers containing that containing the Judges' judgments and orders.	6. Judgments and orders of the Trial Court.
7. Application for compensation by a plaintiff or defendant as being under Order 10, Rule 1, Code of Civil Procedure, 1908, and orders thereon.	

Part II.

	1. All memoranda of Appeal and Second Appeal from decrees and orders of the Trial Court and all judgments and orders of appeal and Second Appeal.	2. All memoranda of objections under Order 42, Rules 22 and 23, Code of Civil Procedure, 1908.	3. Notices in re paper documents.	4. Orders for security for costs.
Regular Appeals and Second Appeals.	5. The following petitions and orders thereon, viz:—	(a) to add representatives or fresh parties.	(b) to appoint or discharge guardians or legal friends.	(c) for appointment of receivers, and (d) for admission to arbitrations.
	6. All memoranda of Appeal and Second Appeal from orders.	7. The following petitions and orders thereon, viz:—	(a) for leave to appeal to the Privy Council.	(b) for admission of Privy Council appeals.
		(c) for revision of Privy Council orders for correction, and (d) for review.		
	8. Civil Revision Petitions.			

Part III.

	<ol style="list-style-type: none"> 1. Copies of lower Courts' judgments and decrees or orders filed for review. 2. Notices other than those in Part II. 3. All affidavits. 4. The following petitions and orders thereon, viz:— <ol style="list-style-type: none"> (a) for adjournment. (b) to call for papers. (c) to stay execution or other proceedings in lower Courts pending appeals, etc. (d) for admission of documents. (e) for security for costs of respondents. (f) for payment of money, and (g) for contribution or reimbursement of costs claimed for want of proper defence or default as party. 5. Applications for leave to appeal as party for review to former papers. 6. Remonstrances and records of arbitrations not acted on by Courts. 7. Decree regarding documents. 8. Decisions under Order 11, Rule 13. 9. Letters from lower Courts pending up records papers or other information. 10. Applications for remission of proceedings. 11. Applications for return of papers. 12. Appeals and revision reported before being admitted on file. 13. All papers not already specified.
Regular Appeals and Decree Appeals.	<ol style="list-style-type: none"> 14. All petitions and orders drawn for transfer of suits or appeals. 15. All papers not already specified.
Special Appeals.	

CRIMINAL.

Part I.

1. Index in all cases of cases.
2. Evidence of appeal or otherwise under Section 287 and 274, Criminal Procedure Code.
3. Application for review.
4. Letters of referring Court for revision of proceeding.
5. Judgment of lower Court taken up for revision by the High Court for review.
6. All judgments and orders (with notes and Judge's annotations).
7. One complete set of Judge's printed papers including minutes judgments, &c., including that containing Judge's annotated judgments.
8. Orders confining, remitting or awarding sentence of death.

Part II.

1. Warrants in substance under Section 201 or under Section 207, Criminal Procedure Code.
2. Notices.
3. Correspondence relating to service of notices, reports, &c.
4. Applications for bail and suspension of sentence &c. orders thereon.
5. Applications for transfer or stay of proceedings and orders thereon.
6. Applications for variation and granting.
7. Copies of minutes and reasoned judgments, appeal and appellate not already provided for and minutes judgments.
8. All papers not already specified.

(Signed) H. C. C. BRANLEY, Chief Justice.

- () Y. HADGEMAN
- () E. H. WALLACE
- () D. G. WALLER
- () C. MARRINGTON NAYLOR
- () H. H. B. JACKSON
- () K. D. C. BRYCE
- () U. V. ANANTHAKRISHNA
- () K. PANDURANGA
- () A. J. CHANDRASEKHAR
- () H. D. GORDON
- () K. SUNDARASAM CHETTY
- () GILBERT STONE
- () K. PANDURANGA WATSON

G. S. WHITE,
Registrar.

High Court, Madras,
25th April 1932.

DISTRIBUTION OF RECORDS.

Notice is hereby given for the information of parties and witnesses concerned that under the High Court, Refuse Dec. No. 631 dated the 16th March 1932, all books of records in the custody of the Court exhibited in the undermentioned serial will, unless previously disposed, be destroyed after the last day of June 1932.

LIST OF EXHIBITS.

Serial Number.	Exhibits.	Serial Number.	Exhibits.
1771/1930.	V	1845/1930.	III
8135/1930.	A	1846/1930.	XY & Z
246/1930.		1847/1930.	XXIII
945/1930.	1 H & 102	1848/1930.	V
4912/1930.	A	444/1931.	V
3289/1930.	II & IV	5305/1931.	A
15941/1930.	B	5306/1931.	O
15952/1931.	Not marked	5307/1931.	O
8706/1931.	D	5308/1931.	X
7056/1931.	Not marked	5309/1931.	C, A & B
12303/1931.	I	5310/1931.	A
14632/1931.	T	5311/1931.	T
14373/1931.	A	1231/1932.	A
6756/1932.	D	1232/1932.	IIa
2636/1932.	T	1233/1932.	IA
4082/1932.	D	1234/1932.	A
10482/1932.	D	2961/1932.	A
11849/1932.	H	3188/1932.	B

Serial Number.	Exhibits.	Serial Number.	Exhibits.
2769/1931.	D	3609/1931.	A
7562/1931.	D	3610/1931.	II
4417/1931.	III	3611/1931.	IV
4418/1931.	III	3764/1931.	II
4419/1931.	III	3804/1931.	IV
4420/1931.	III	3805/1931.	I
4421/1931.	III	3156/1931.	A
4422/1931.	III	3157/1931.	T
4423/1931.	III	3158/1931.	II
4424/1931.	III	3159/1931.	II
4425/1931.	III	3160/1931.	II
4426/1931.	III	3161/1931.	II
4427/1931.	III	3162/1931.	II
4428/1931.	III	3163/1931.	II
4429/1931.	III	3164/1931.	II
4430/1931.	III	3165/1931.	II
4431/1931.	III	3166/1931.	II
4432/1931.	III	3167/1931.	II
4433/1931.	III	3168/1931.	II
4434/1931.	III	3169/1931.	II
4435/1931.	III	3170/1931.	II
4436/1931.	III	3171/1931.	II
4437/1931.	III	3172/1931.	II
4438/1931.	III	3173/1931.	II
4439/1931.	III	3174/1931.	II
4440/1931.	III	3175/1931.	II
4441/1931.	III	3176/1931.	II
4442/1931.	III	3177/1931.	II
4443/1931.	III	3178/1931.	II
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4445/1931.	III	3180/1931.	II
4446/1931.	III	3181/1931.	II
4447/1931.	III	3182/1931.	II
4448/1931.	III	3183/1931.	II
4449/1931.	III	3184/1931.	II
4450/1931.	III	3185/1931.	II
4451/1931.	III	3186/1931.	II
4452/1931.	III	3187/1931.	II
4453/1931.	III	3188/1931.	II
4454/1931.	III	3189/1931.	II
4455/1931.	III	3190/1931.	II
4456/1931.	III	3191/1931.	II
4457/1931.	III	3192/1931.	II
4458/1931.	III	3193/1931.	II
4459/1931.	III	3194/1931.	II
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4461/1931.	III	3196/1931.	II
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4474/1931.	III	3209/1931.	II
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4481/1931.	III	3216/1931.	II
4482/1931.	III	3217/1931.	II
4483/1931.	III	3218/1931.	II
4484/1931.	III	3219/1931.	II
4485/1931.	III	3220/1931.	II
4486/1931.	III	3221/1931.	II
4487/1931.	III	3222/1931.	II
4488/1931.	III	3223/1931.	II
4489/1931.	III	3224/1931.	II
4490/1931.	III	3225/1931.	II
4491/1931.	III	3226/1931.	II
4492/1931.	III	3227/1931.	II
4493/1931.	III	3228/1931.	II
4494/1931.	III	3229/1931.	II
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4496/1931.	III	3231/1931.	II
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4498/1931.	III	3233/1931.	II
4499/1931.	III	3234/1931.	II
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4501/1931.	III	3236/1931.	II
4502/1931.	III	3237/1931.	II
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4506/1931.	III	3241/1931.	II
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4512/1931.	III	3247/1931.	II
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4529/1931.	III	3264/1931.	II
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4533/1931.	III	3268/1931.	II
4534/1931.	III	3269/1931.	II
4535/1931.	III	3270/1931.	II
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4540/1931.	III	3275/1931.	II
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4542/1931.	III	3277/1931.	II
4543/1931.	III	3278/1931.	II
4544/1931.	III	3279/1931.	II
4545/1931.	III	3280/1931.	II
4546/1931.	III	3281/1931.	II
4547/1931.	III	3282/1931.	II
4548/1931.	III	3283/1931.	II
4549/1931.	III	3284/1931.	II
4550/1931.	III	3285/1931.	II
4551/1931.	III	3286/1931.	II
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4554/1931.	III	3289/1931.	II
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4561/1931.	III	3296/1931.	II
4562/1931.	III	3297/1931.	II
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4573/1931.	III	3308/1931.	II
4574/1931.	III	3309/1931.	II
4575/1931.	III	3310/1931.	II
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4579/1931.	III	3314/1931.	II
4580/1931.	III	3315/1931.	II
4581/1931.	III	3316/1931.	II
4582/1931.	III	3317/1931.	II
4583/1931.	III	3318/1931.	II
4584/1931.	III	3319/1931.	II
4585/1931.	III	3320/1931.	II
4586/1931.	III	3321/1931.	II
4587/1931.	III	3322/1931.	II
4588/1931.	III	3323/1931.	II
4589/1931.	III	3324/1931.	II
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4592/1931.	III	3327/1931.	II
4593/1931.	III	3328/1931.	II
4594/1931.	III	3329/1931.	II
4595/1931.	III	3330/1931.	II
4596/1931.	III	3331/1931.	II
4597/1931.	III	3332/1931.	II
4598/1931.	III	3333/1931.	II
4599/1931.	III	3334/1931.	II
4600/1931.	III	3335/1931.	II
4601/1931.	III	3336/1931.	II
4602/1931.	III	3337/1931.	II
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4604/1931.	III	3339/1931.	II
4605/1931.	III	3340/1931.	II
4606/1931.	III	3341/1931.	II
4607/1931.	III	3342/1931.	II
4608/1931.	III	3343/1931.	II
4609/1931.	III	3344/1931.	II
4610/1931.	III	3345/1931.	II
4611/1931.	III	3346/1931.	II
4612/1931.	III	3347/1931.	II
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4616/1931.	III	3351/1931.	II
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4621/1931.	III	3356/1931.	II
4622/1931.	III	3357/1931.	II
4623/1931.	III	3358/1931.	II
4624/1931.	III	3359/1931.	II
4625/1931.	III	3360/1931.	II
4626/1931.	III	3361/1931.	II
4627/1931.	III	3362/1931.	II
4628/1931.	III	3363/1931.	II
4629/1931.	III	3364/1931.	II
4630/1931.	III	3365/1931.	II
4631/1931.	III	3366/1931.	II
4632/1931.	III	3367/1931.	II
4633/1931.	III	3368/1931.	II
4634/1931.	III	3369/1931.	II
4635/1931.	III	3370/1931.	II

Reg. Number	Exhibitor	Reg. Number	Exhibitor
12, 12, 1910-12	V	1011-1012	
12, 12, 1910-12	A & B	1013-1014	
1015-1016		1015-1016	A & B
1017-1018		1017-1018	B & C
1019-1020		1019-1020	I, J, K, L, M, N, O, P, Q, R, S, T, U, V, W, X, Y, Z
1021-1022		1021-1022	IV & V
1023-1024		1023-1024	
1025-1026	II & III	1025-1026	
1027-1028		1027-1028	
1029-1030	III & IV	1029-1030	B & C
1031-1032		1031-1032	
1033-1034	VI, VII & VIII	1033-1034	
1035-1036		1035-1036	
1037-1038		1037-1038	
1039-1040		1039-1040	
1041-1042		1041-1042	
1043-1044		1043-1044	
1045-1046		1045-1046	
1047-1048		1047-1048	
1049-1050		1049-1050	
1051-1052		1051-1052	
1053-1054		1053-1054	
1055-1056		1055-1056	
1057-1058		1057-1058	
1059-1060		1059-1060	
1061-1062		1061-1062	
1063-1064		1063-1064	
1065-1066		1065-1066	
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1093-1094		1093-1094	
1095-1096		1095-1096	
1097-1098		1097-1098	
1099-1100		1099-1100	
1101-1102		1101-1102	
1103-1104		1103-1104	
1105-1106		1105-1106	
1107-1108		1107-1108	
1109-1110		1109-1110	
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1119-1120		1119-1120	
1121-1122		1121-1122	
1123-1124		1123-1124	
1125-1126		1125-1126	
1127-1128		1127-1128	
1129-1130		1129-1130	
1131-1132		1131-1132	
1133-1134		1133-1134	
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1177-1178		1177-1178	
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1181-1182		1181-1182	
1183-1184		1183-1184	
1185-1186		1185-1186	
1187-1188		1187-1188	
1189-1190		1189-1190	
1191-1192		1191-1192	
1193-1194		1193-1194	
1195-1196		1195-1196	
1197-1198		1197-1198	

C. KUMARACHAKRAVARTINI AYYANGAR,
Active Member

Court of Small Causes, Madras,
11th April 1932.

ADJUDICATION OF COUNTS

Notice is hereby given, that the Madras City Civil Court will be closed for the annual recess for two months from Friday the 12th May to Wednesday the 12th July 1902 (both days inclusive).

During the adjournment, no pleadings, motions or other papers will be received. Accompaniment will, however, be made for granting copies of judgments, decrees, orders and other papers and documents to which parties are entitled, provided that applications for such copies have been presented on or before the 15th day of May 1932.

PAUL APPASWAMI,
City Civil Judge

Blackburn, 23th April 1912.

In partial modification of the notice of adjournment of Courts in the district of Gunter, dated 7th March 1903 and published at page 648 of

Part II of the *Part St. George Gazette*, dated 15th March 1932, it is hereby notified that the District Munsif's Court of Repalle will be closed for six weeks from Monday, the 2nd May 1932 to Saturday, the 13th June 1932 both days inclusive.

A. S. PANCHAPAKUSA AYYAB,
District Judge.
Dated: 29th April 1932.

Chertsey, 29th April 1932

In partial modification of the Court's notification, dated 19th February 1952, regarding the adjournment of the Civil Courts in this district published at page 317, Part II of the Fort St. George Gazette, dated 1st March 1952, it is hereby notified that the District and Sessions Court of North Arcot will be closed for the annual recess for two months from Monday the 2nd May 1952 to Sunday the 2nd July 1952 (both days inclusive).

M. SHAHABUDDIN,
District and Sessions Judge, North Arcot.
Telkari, 22nd April 1932.

INSOLVENCY PETITIONS.

No. 2 of 1900 (L.A. No. 213 of 1900).
DISTRICT COURT, BELLEVILLE.

Peethala Rama Bheemappa, son of Bhappappa,
resident of Yerru, Alur taluk—Puliverru
(Inactive)

Mavelli Kristappa and others—Ovarian-petitioners
(Creditors).

Notice is hereby given that the insolvent above named has put in application to this Court, praying that he may be discharged under section 44 of the Provincial Insolvency Act V of 1909 and that the hearing of the petition is fixed for the 28th day of June 1912.

No. 31 of 1924, DISTRICT COURT, BELLARY.

Sakey Galayya and Nathyale Vankar—*Postscript*
(Continued)

Parasit: Hemaphysa. Bööf—Crestep-pettinen
(Zetter).

Notice is hereby given under section 30 of Act V of 1955 that the above-captioned counter-claimant (Debtor) has been adjudged, as an insolvent by an order of this Court, dated the 26th day of March, 1932, and that the Court has ordered that the debtor should apply for discharge within one year from 15th March 1932 and that the creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Bankruptcy Rules.

No. 15 of 1952. DEPARTMENT OF REVENUE. DELHI.

Akhi Gurubansappa, son of Adilappa, resident of Kothakudi, Madagali taluk—Pythone (Cradler).

Hellawesi Conrypa, son of Dargyppa, resident at
Chakravally, taluq of Nelloreduri village,
Haidarab. taluk.—*Croton retusus* (Raberi).

Khalid is hereby given under section 18 (2) of Act V of 1920 that the petitioner has filed the petition to adjudicate the counter-petitioner as an insolvent and that the 30th day of June 1932 is fixed for hearing. All persons who intend objecting to the said petition are requested to appear on the said date in person or by valid proxy and to submit grounds of their opposition. Within three clear days before the day of hearing exclusive both of the day of giving such notice and of the said day of hearing.

No. 16 of 1932, DISTRICT COURT, BELLARY.

Ganesh Govinda Reddi, son of Ganesh Thimma Reddi, residing at Keralam, Adoni taluk—*Petitioner (Debtor)*.

Bannappa and six others—*Counter-petitioners (Creditors)*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the petitioner has filed this petition to adjudicate him as an insolvent and that the 6th day of July 1932 is fixed for hearing. All persons who intend objecting to the said petition are required to appear on the said date in person or by *vakil* and they are to submit grounds of their opposition in writing three clear days before the day of hearing evidence both of the day of giving such notice and of the said day of hearing.

No. 17 of 1932, DISTRICT COURT, BELLARY.

Pesali Appanna Gowd, Pesali Rammanna Gowd, Pesala Nannanagowd, all are sons of Thammanna Gowd, residents of Chikita Bellary, Sargappa taluk—*Petitioners (Debtors)*.

Pesala Narayanaappa Reddi and twenty-two others—*Counter-petitioners (Creditors)*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the petitioners have filed this petition to adjudicate them as insolvents and that the 6th day of July 1932 is fixed for hearing. All persons who intend objecting to the said petition are required to appear on the said date in person or by *vakil* and they are to submit grounds of their opposition in writing three clear days before the day of hearing evidence both of the day of giving such notice and of the said day of hearing.

No. 18 of 1932, DISTRICT COURT, BELLARY.

Damas Kallappa, Damas Sahappa, Damas Rohda Hanumanappa and Damas Nallappa, sons of Damas Hanappa, residing at Kondaiahpettah—*Petitioners (Debtors)*.

Kakabala Ambanna and twelve others—*Counter-petitioners (Creditors)*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the petitioners have filed this petition to adjudicate them as insolvents and that the 6th day of July 1932 is fixed for hearing. All persons who intend objecting to the said petition are required to appear on the said date in person or by *vakil* and they are to submit grounds of their opposition in writing three clear days before the day of hearing evidence both of the day of giving such notice and of the said day of hearing.

No. 19 of 1932, DISTRICT COURT, BELLARY.

Akhi Marappa, son of Isannaappa, residing at Kudalati, Bellary taluk—*Petitioner (Debtor)*.

Kallanachanda Reddappa and sixteen others—*Counter-petitioners (Creditors)*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the petitioner has filed this petition to adjudicate him as an insolvent and that the 6th day of July 1932 is fixed for hearing. All persons who intend objecting to the said petition are required to appear on the said date in person or by *vakil* and they are to submit

grounds of their opposition in writing three clear days before the day of hearing evidence both of the day of giving such notice and of the said day of hearing.

No. 20 of 1932, DISTRICT COURT, BELLARY.

Gesa Kallappa, son of Bhassanna, residing at Keralam, Bellary taluk—*Petitioner (Debtor)*.
Antappa Narayana Rao and twenty-nine others—*Counter-petitioners (Creditors)*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the petitioner has filed this petition to adjudicate him as an insolvent and that the 6th day of July 1932 is fixed for hearing. All persons who intend objecting to the said petition are required to appear on the said date in person or by *vakil* and they are to submit grounds of their opposition in writing three clear days before the day of hearing evidence both of the day of giving such notice and of the said day of hearing.

C. G. MACKAY,
Deputy Judge.

Bellary, 29th April 1932.

No. 5 of 1932, DISTRICT COURT, WEST TANJORE.

Refugee Madan, son of Aranga Madan, residing at Thondarappattu, Pattakottai taluk—*Petitioner (Debtor)*.

Vellandi A. Annal and twenty others—*Counter-petitioners (Creditors)*.

Notice is hereby given under section 41 (1) of Act V of 1920 that the above-named incident has been applied to this Court in L.A. No. 124 of 1932, in the above L.P. No. 2 of 1932, for an absolute order of discharge and that the petition is posted to 28th June 1932 for hearing. Any creditor wishing to oppose the same may do so on that date either in person or by *vakil*.

E. G. BARTER,
District Judge.

Tanjore, 29th April 1932.

No. 15 of 1932, DISTRICT COURT,
WEST GODAVARI.

Pethi Menappa of Gollapudi, Bernarda District Muzo's Court—*Petitioner (Debtor)*.
Rami Kallappa, Eluru—*Respondent (Debtor)*.

Notice is hereby given under section 20 of Act V of 1920 that the above-named respondent (debtor) was adjudged insolvent by this Court on the 21st January 1932 and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1905. Application for discharge shall be made within a year.

No. 11 of 1932, DISTRICT COURT,
WEST GODAVARI.

Chidambaram Venkayya of Pedapadu, Eluru Muzo's Court—*Petitioner (Debtor)*.
Gumpati, Sontappa and others—*Respondents (Creditors)*.

Notice is hereby given under section 20 of Act V of 1920 that the above-named petitioner (debtor) was adjudged insolvent by this Court on the 25th January 1932, and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1905. Application for discharge shall be made within a year.

No. 12 of 1931, DISTRICT COURT,
WEST GODAVARI.

Kandla Madhavaraya of Kandlagudem, Ellore District—*Plaintiff* (Debtor).
Sri Raja Subbarao Appanna, Babadur Zamindar and others—*Respondents* (Creditors).

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid petitioner (debtor) was adjudged insolvent by this Court on the 16th December 1931, and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920. Application for discharge shall be made within a year.

No. 13 of 1931, DISTRICT COURT,
WEST GODAVARI.

Nedda Ramaswamy and Nedda Ramaswamy of Old Pedapaka, Ellore District—*Plaintiffs* (Debtors).
Motari Rameshkrishna and others—*Respondents* (Creditors).

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid petitioners (debtors) were adjudged insolvent by this Court on the 16th January 1932, and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920. Application for discharge shall be made within a year.

No. 16 of 1931, DISTRICT COURT,
WEST GODAVARI.

Kakurda Anjanayudu of Somavarampeta, Ellore District—*Plaintiff* (Debtor).
Dhanurachchi Balaranga and others—*Respondents* (Creditors).

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid petitioner (debtor) was adjudged insolvent by this Court on the 16th December 1931, and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920. Application for discharge shall be made within a year.

No. 20 of 1931, DISTRICT COURT,
WEST GODAVARI.

Gutta Ramayya of Ellore—*Plaintiff* (Creditor).
Gutta Krishna Subbarao of Chakrapur, Ellore District Mammi's Court—*Respondent* (Debtor).

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid respondent (debtor) was adjudged insolvent by this Court on the 25th February 1932, and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920. Application for discharge shall be made within a year.

No. 21 of 1931, DISTRICT COURT,
WEST GODAVARI.

Channamma Tirapattaya, Jallipalli Ramabhadrayya and Adilabad Sanyasayyama—*Plaintiffs* (Creditors).
Kandurda Sanyasayyama of Kameswarampeta, Ellore District Mammi's Court—*Respondent* (Debtor).

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid respondent,

(debtor) was adjudged insolvent by this Court on the 25th February 1932, and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920. Application for discharge shall be made within a year.

No. 24 of 1931, DISTRICT COURT,
WEST GODAVARI.

Kandala Ramayya and others—*Plaintiffs* (Creditors).
Anyam Venkata Reddi, Ellore—*Respondent* (Debtor).

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid respondent (debtor) was adjudged insolvent by this Court on the 25th January 1932, and the creditors are required to prove their debts as soon as possible by delivering or sending by registered post an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920. Application for discharge shall be made within a year.

N. BALARAMANADAR,
District Judge.

Ellore, 29th April 1932.

No. 25 of 1931, SEN-COURT, RAJAHMUNDRAM.

Varadaramma Chava Venkata Rao of Gullipudi—*Plaintiff* (Creditors).
Challa Ramayya, son of Poda Ramayya, 45 years, Brahmin, Nazir—*Respondent* (Debtor).

Notice is hereby given under section 30 of the Provincial Insolvency Act that the abovesaid respondent (debtor) has been adjudicated as an insolvent by the order of this Court, dated 16th April 1932 and that one year's time has been granted to him to apply for his discharge. All creditors are required to prove their debts before the Official Receiver, Ellore, who has been appointed receiver of the properties of the insolvent.

B. GOPALAKRISHNAIYYA,
Subordinate Judge.

Rajahmundry, 19th April 1932.

No. 10 of 1932, SEN-COURT, CHITTOOR.

S. Narayana Chetti—*Plaintiff*,
Venkataswami and Ignatius others—*Creditors*.

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court for declaring him insolvent and that the petition stands posted to 5th July 1932 for hearing. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 17 of 1932, SEN-COURT, CHITTOOR.

Ponnala Koppa Reddi—*Insolvent*.
Kannipati Venkataswami Chetti and others others—*Creditors*.

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court for declaring him an insolvent and that the petition stands posted to 29th June 1932 for hearing. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

A. SRIHARISHA RAO,
Subordinate Judge.

Chittoor, 18th April 1932.

No. 55 of 1932, Sess-Court, Cochin.

Mamfari Balakrishna Sankaranam and two others—*Defendants* (Creditors).

Mastana Narayanaswami—*Respondent* (Debtor).

Notice is hereby given under section 30 of the Provincial Insolvency Act V of 1920 that the above-named petitioners applied to this Court for adjudging the respondent insolvent and that the same stands posted to 24th July 1932 for hearing.

M. VENKATARAMAYYA,
Solicitor-at-Law.

Cochin, 14th April 1932.

No. 71 of 1932 (I.A. No. 57 of 1932),
Sess-Court, Madras.

(1) V. Krishna Ayyangar, (2) V. Gopal Ayyangar and (3) V. R. Koppeswami Ayyangar, sons of Satheswara Ayyangar at West Balakrishna street, Madras town—*Petitioners* (Insolvent).

P. S. Narayan Chettiyar and others—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioners (insolvent) have applied to this Court under section 41 of Act V of 1920 praying for an order of absolute discharge and that the said petition stands posted to 28th July 1932 for hearing in this Court.

No. 57 of 1932, Sess-Court, Madras.

Mamfari Perumal Ayyar, son of Mamfari Ramu Ayyar at Lalabaiyapattinam 5th street, Madras town—*Petitioner* (Insolvent).

Sornamural alias Rangathayagowal by her executor Achil, Sri Ramana Ayyar and others—*Respondents* (Creditors).

Notice under section 30 of Act V of 1920 is hereby given that the above-named debtor was adjudged insolvent by this Court on 24th April 1932 and that he is directed to apply for his discharge within one year from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, affidavits in Form No. 3 of the Provincial Insolvency Rules.

No. 69 of 1932, Sess-Court, Madras.

M. V. Sivarama Ayyar & Son, through managing partner Sivarama Ayyar—*Petitioners* (Creditors).

(1) K. R. Sakka Ayyar, son of Rangaswami Ayyar at Mahal 5th street, Madras and (2) K. R. Sakka Ayyar, brother of K. R. Sakka Ayyar, at Mahal 5th street, Madras—*Respondents* (Debtors).

Notice under section 30 of Act V of 1920 is hereby given that the above-named debtors were adjudged insolvent by this Court on 29th March 1932 and that they are directed to apply for their discharge within one year from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, affidavits in Form No. 3 of the Provincial Insolvency Rules.

No. 62 of 1932, Sess-Court, Madras.

F. Madhava Menon, son of Adithya Menon at North Vell street, Madras, and F. N. Madhava Menon, son of Krishna Menon at North Vell street, Madras—*Petitioners* (Debtors).

Nellikunni Achil and others—*Respondents* (Creditors).

Notice under section 30 of Act V of 1920 is hereby given that the above-named debtors were adjudged insolvent by this Court on 29th March 1932 and that they are directed to apply for their discharge within one year from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, affidavits in Form No. 3 of the Provincial Insolvency Rules.

No. 2 of 1932, Sess-Court, Madras.

S. P. L. Subrahmanyam Chettiyar, son of S. P. L. Lakshmanan Chettiyar, Magistrate of Kottayam, now at South Annai Meela street, Madras—*Petitioner* (Creditors).

A. K. M. Subrahmanyam Chettiyar, son of Subrahmanyam Chettiyar at Sengalpet street, Madras town—*1st Respondent* (Debtor).

Notice under section 30 of Act V of 1920 is hereby given that the above-named debtor was adjudged insolvent by this Court on 29th March 1932 and that he is directed to apply for his discharge within one year from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, affidavits in Form No. 3 of the Provincial Insolvency Rules.

No. 9 of 1932, Sess-Court, Madras.

Bargummal and another—*Petitioners* (Creditors).

(1) Bhanuvasakkar, son of Virajasingham Venkatasubramanian at Sandamangalam, husband of Bhanuvasakkar, Malar taluk and Old Agalapuram in Kanchi Maler, (2) V. B. Rameshwar, son of 1st respondent, schoolmaster at Manappettai, husband of Rameshwaraswami at Malar taluk and (3) V. B. Rameshwar, younger brother of second respondent, residing at the mid village of Sandamangalam—*Respondents* (Debtors).

Notice is hereby given that the above-named petitioners (creditors) have applied to this Court under sections 9 and 12 of Act V of 1920, praying to adjudicate the debtors as insolvents, and that the said petition stands posted to 21st June 1932 for hearing in this Court.

No. 35 of 1932, Sess-Court, Madras.

Ranka S. Venkataswami Ayyar, son of Ranka Sathaswami Ayyar at the late end of South Krishna Kovil, Madras town—*Petitioner* (Debtor).

Legadara S. R. Padmanabha Ayyar and others—*Respondents* (Creditors).

Notice is hereby given that the above-named petitioners (debtor) has applied to this Court under section 10 (1) of Act V of 1920, praying to be adjudged an insolvent and that the said petition stands posted to 25th July 1932 for hearing in this Court.

No. 17 of 1932, *Ses-Court, Madras.*

Sasa, Siva Rameswami Pillai, son of Chinnaswami Pillai, at 47, South Main street, Madras town—*Petitioner (Creditors).*

(1) **Rajula Nana Perumal Ayyar**, son of Ranganatha Ayyar at Lakshmi-perumal fourth street, Madras and (2) **Rajula Para, Rameswami Ayyar**, son of first respondent at Lakshmi-perumal fourth street, Madras—*1st and 2nd Respondents (Debtors).*

Notice is hereby given that the above-named petitioners (creditors) has applied to this Court under sections 9 and 13 of Act V of 1929 praying to adjudicate the above-named debtors as insolvents and that the said petition stands posted to 26th July 1932 for hearing in this Court.

No. 22 of 1932, *Ses-Court, Madras.*

Mall S. Ranga Achari and others—Petitioners (Creditors).

(1) **Ranga Rameswami Ayyar**, son of Ranga Ayyar at Sappan Koru street, Madras and (2) **Sara Kishan Ayyar**, son of 1st respondent at Sappan Koru street, Madras—*1st and 2nd Respondents (Debtors).*

Notice is hereby given that the above-named petitioners (creditors) have applied to this Court under sections 9 and 13 of Act V of 1929 praying to adjudicate the debtors as insolvents and that the said petition stands posted to 26th July 1932 for hearing in this Court.

No. 25 of 1932, *Ses-Court, Madras.*

V. S. Ram. Chelchelilingam Chettiyar and V. S. Ram. Rameswami Chettiyar Firm, through agent **Thiruvengadam Pillai—Petitioner (Creditors).**

G. M. Muthu Karuppan Chettiyar, son of Udayappan Chettiyar at Vaidyanatha, Kolar taluk—*1st Respondent (Debtor).*

Notice is hereby given that the above-named petitioners (creditors) have applied to this Court under sections 9 and 13 of Act V of 1929 praying to adjudicate the debtor as insolvent and that the said petition stands posted to 26th July 1932 for hearing in this Court.

R. V. PADMANABHA AYYANGAR,

Additional Subordinate Judge.

Madras, 16th April 1932.

No. 35 of 1932, *Ses Court, Madras.*

K. R. P. R. A. L. Ranganathan Chettiyar, through his authorized agent **Rameswami Nayudu** and another—*Petitioners (Creditors).*

Raman Chettiyar and another—Respondents (Debtors).

Notice is hereby given under sections 9(1), 13(1) and 5 of the Provincial Insolvency Act V of 1929 that the above-named petitioner has applied to this Court to adjudicate the respondents as insolvents and that the petition is posted to 26th June 1932.

V. KUNDIRAMAN NAYAR,

Additional Subordinate Judge.

Madras, 16th April 1932.

No. 7 of 1931, *Ses-Court, Madras.*

**Kannappan Veekatharam—Petitioner (Creditors).
Somathangudi Rajalingamswami and another—Respondents (Debtors).**

Notice is hereby given under section 30 of Act V of 1929 that the above-named first respondent was adjudged insolvent by an order of this Court

dated 9th April 1931. Time for discharge six months. All his creditors will prove their debts before the Official Receiver, West Godavari, Eluru, within the time to be fixed by him.

No. 77 of 1931, *Ses-Court, Madras.*

**Rajulu Kammara—Petitioner (Debtor).
Saleth Subbarao and others—Respondents (Creditors).**

Notice is hereby given under section 34 of Act V of 1929 that the above-named petitioner was adjudged insolvent by an order of this Court, dated 14th April 1931. Time for discharge six months. All his creditors will prove their debts before the Official Receiver, West Godavari, Eluru, within the time to be fixed by him.

No. 67 of 1931, *Ses-Court, Madras.*

**Yedagudi Subbarao—Petitioner (Debtor).
Kalkunda Raman and others—Respondents (Creditors).**

Notice is hereby given under section 30 of Act V of 1929 that the above-named petitioner was adjudged insolvent by an order of this Court, dated 6th April 1931. Time for discharge six months. All his creditors will prove their debts before the Official Receiver, West Godavari, Eluru, within the time to be fixed by him.

G. S. VEKKATHAMA AYYAR,

Subordinate Judge.

Narasapur, 14th April 1932.

No. 14 of 1932 (H.A. No. 139 of 1932),

Ses-Court, Madras.

Peradai Pillai, son of Rameswami Pillai, residing in Kakaladi, Nagapatnam mandal—*Petitioner (Debtors).*

Pudukirichi Achhi and others—Respondents.

Notice is hereby given under section 41 of Act V of 1929 that the above-named petitioner has applied to this Court for an order of final discharge and that the said petition is posted to 6th July 1932 for hearing. Any creditor who wishes to oppose the same should appear before this Court on the said date either in person or by a pleader.

No. 2 of 1932 (H.A. No. 182 of 1932),

Ses Court, Madras.

Kannaswami Chettiyar, son of Mathiaswami Chettiyar, residing in Marudadu Chetti street, Nagapatnam—*Petitioner (Debtors).*

A. M. Ponnaswami Chettiyar & Bros., represented by **Selvaswami Chettiyar** and others—*Respondents.*

Notice is hereby given under section 41 of Act V of 1929 that the above-named petitioner has applied to this Court for an order of final discharge and that the said petition is posted to 7th July 1932 for hearing. Any creditor who wishes to oppose the same should appear before this Court on the said date either in person or by a pleader.

No. 3 of 1932, *Ses-Court, Madras.*

D. Pereswami Ayyar—Petitioner.

(1) **Rajagopala Ayyar** (dead), son of Rameswami Ayyar at Peradai Koll Mela, Madhavaram, Nagore, Nagapatnam mandal and (2) **Jemadai Ayyar**, widow of 1st respondent, residing at the above-named place—*Respondents.*

Notice is hereby given under section 30 of Act V of 1929 that the estate of the above 1st respondent has been adjudged insolvent by this Court on 14th April 1932, and that the creditors should prove their claims before the Official Receiver, Nagapatnam, as soon as possible.

No. 7 of 1932, SUB-COURT, NEGUPATAM.
The Kanchelambank Bank, Limited, by its Managing Director S. Mahalinga Ayyar, and C. S. Karayanaswami Ayyar—*Plaintiffs*.
S. Srinivasan Ayyar, son of Mahalinga Ayyar, residing in Pakyavalam, Negupatam mandal—*Respondent*.

Whereas the above-named petitioner has applied to this Court to declare the said respondent as an insolvent under sections 9 and 11 of the Provincial Insolvency Act V of 1920, this is to give notice that the said petition is posted to 4th July 1932 for hearing. Those who wish to oppose this application should appear before this Court in person or by a pleader at 11 a.m. on the said date.

P. G. RAMA AYYAR,
Subordinate Judge.

Negupatam, 19th April 1932.

No. 14 of 1932, SUB-COURT, DORASAMUDRAM.
N. Kalyani Gounder, son of Kari Naying Gounder, Odiya caste, aged about 49 years, sub-inspector, residing at Kollappanad, Outasamudram—*Plaintiff* (debtor).
Kalyani Gounder & Sons and others—*Creditors*.

Notice is hereby given under section 19 (3) of Act V of 1920 that the petitioner above named has applied to this Court to be adjudged insolvent and that the application stands posted to 6th July 1932 for hearing. Creditors wishing to oppose the application may do so by appearing before this Court either in person or by pleader on the said date.

K. A. VERGHESE,
Subordinate Judge.

Outasamudram, 26th April 1932.

No. 11 of 1932 (N.P. No. 519 of 1932), SUB-COURT, PALGHAT.
Venkataswami Patil's son Srinivasa Ayyar, residing in Kottakkappalli village, Palghat taluk—*Petitioner*.
S. Subbarama Ayyar and others—*Respondents*.

Take notice that the above-named petitioner has applied to this Court under section 44 of Act V of 1920 for an order of absolute discharge and that his petition is posted to 22nd June 1932 for hearing.

No. 24 of 1932, SUB-COURT, PALGHAT.
E. Nimmakudi Ammal—*Petitioner*.
Chinnai Pillai's son Annambal Pillai (family manager), residing in Panchikottam nagaram, Palghat taluk—*Respondent*.

Notice is hereby given under section 20 of Act V of 1920 that the above-named respondent has been adjudged an insolvent by an order of this Court, dated 16th March 1932, that he has been directed to apply for discharge within four months from that date and that creditors should prove their claims as early as possible before the Official Receiver of South Malabar to whom the petition is transferred for further action.

No. 30 of 1932, SUB-COURT, PALGHAT.
P. V. Ramakrishna Ayyar—*Petitioner*.
(1) Vengaloor Venkataswami Patil's son (1) Srinivasaya Ayyar, (2) Venkatesha Ayyar and (3) Krishna Ayyar, first respondent residing in Vadakkathara estate and the other respondents in Vengaloor estate, Palghat taluk—*Respondents*.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondents have

been adjudged insolvents by an order of this Court, dated 16th April 1932, that they have been directed to apply for discharge within six months from that date and that creditors should prove their claims as early as possible before the Official Receiver, South Malabar, to whom the petition is transferred for further action.

No. 2 of 1932, SUB-COURT, PALGHAT.
S. Padmanabha Patil—*Petitioner*.

Lingappa Karandam's son Annambal Karandam (family manager), residing in Kuvannur amma estate, Palghat taluk—*Respondent*.

Notice is hereby given under section 30 of Act V of 1920 that the above-named respondent has been adjudged an insolvent by an order of this Court, dated 23rd March 1932, that he has been directed to apply for discharge within six months from that date and that creditors should prove their claims as early as possible before the Official Receiver, South Malabar, to whom the petition is transferred for further action.

No. 4 of 1932, SUB-COURT, PALGHAT.
C. K. Ramakrishna Patil, Karikkod—*Petitioner*.
Lingappa Karandam's son Gnanambal Karandam, residing in Chelvanad, Padmanur estate, Palghat taluk—*Respondent*.

Notice is hereby given under section 19 (3) of Act V of 1920 that the petitioner above named has applied to this Court to adjudge the respondent above named an insolvent and that his petition is posted to 16th July 1932 for hearing. Any person wishing to oppose the same may do so either in person or by pleader on the said date.

No. 10 of 1932, SUB-COURT, PALGHAT.
Kannabai Ammal and five others—*Petitioners*.
Alangalath Amethan Patil's son vaki A. A. Subramanyasa Ayyar (family manager), his son Doraswami alias Venkateswami, Sankaran, Venkateswami and Bangan, widows by marriage the mother Nageswari Aiyar, residing at New Kalpathy village, Patilur estate, Palghat taluk—*Respondents*.

Notice is hereby given under section 19 (3) of Act V of 1920 that the petitioners above named have applied to this Court to adjudge the above-named and the family of respondents 1 to 5 as insolvents and that their petition is posted to 16th July 1932 for hearing. Any person wishing to oppose the same may do so either in person or by pleader on the said date.

No. 11 of 1932, SUB-COURT, PALGHAT.
K. Narayana Nayar—*Petitioner*.
Chattapparam Subbathappa Patil's son Srinivasam Patil, Karikkod, residing in Patilur estate, Palghat taluk—*Respondent*.

Notice is hereby given under section 19 (2) of Act V of 1920 that the petitioner above named has applied to this Court to adjudge the above-named respondent an insolvent and that his petition is posted to 16th July 1932 for hearing. Any person wishing to oppose the same may do so either in person or by pleader on the said date.

U. RAMAPPA,
Subordinate Judge.
Palghat, 19th April 1932.

No. 7 of 1933 (R.I.A. No. 250 of 1932).
Sua-Court, SOUTH KANARA.

Loree Fernandes—*Petitioner*.
Henry Williams and others—*Respondents*.

Notice is hereby given under section 41 of Act V of 1930 that the above-named petitioner has applied to this Court for an absolute order of discharge and that his application stands posted for hearing to 27th June 1932. Any creditor wishing to oppose the said application may appear before the Court either in person or by pleader on the said date.

No. 21 of 1933 (R.I.A. No. 246 of 1932).
Sua-Court, SOUTH KANARA.

J. W. Colyer—*Petitioner* (Judicial).
J. C. Lobo and others—*Respondents* (Creditors).

Notice is hereby given under section 41 of Act V of 1930 that the above-named petitioner has applied to this Court for an absolute order of discharge and that his application stands posted for hearing to 29th June 1932. Any creditor wishing to oppose the said application may appear before the Court either in person or by pleader on the said date.

No. 23 of 1933 (R.I.A. No. 234 of 1932).
Sua-Court, SOUTH KANARA.

S. Narayana Shastri—*Petitioner*.
Jagannath Shastharam & Bros. and others—*Respondents*.

Notice is hereby given under section 41 of Act V of 1930 that the above-named petitioner has applied to this Court for an absolute order of discharge and that his application stands posted for hearing to 29th June 1932. Any creditor wishing to oppose the said application may appear before the Court either in person or by pleader on the said date.

No. 28 of 1933 (R.I.A. No. 235 of 1932).
Sua-Court, SOUTH KANARA.

M. Venkatesh Prabhu—*Petitioner* (Debtor).
Jagannath Shastharam & Bros. and others—*Respondents* (Creditors).

Notice is hereby given under section 41 of Act V of 1930 that the above-named petitioner has applied to this Court for an absolute order of discharge and that his application stands posted for hearing to 23rd June 1932. Any creditor wishing to oppose the said application may appear before the Court either in person or by pleader on the said date.

No. 34 of 1931 (R.I.A. No. 177 of 1932).
Sua-Court, SOUTH KANARA.

Uthi Raghavendra Nayak and others—*Petitioners*.
Bharali Narasimha Prabhu and others—*Respondents*.

Notice is hereby given under section 41 of Act V of 1930 that the above-named petitioners have applied to this Court for an absolute order of discharge and that their application stands posted for hearing to 12th June 1932. Any creditor wishing to oppose the said application may appear before the Court either in person or by pleader on the said date.

No. 46 of 1931, Sua-Court, SOUTH KANARA.
Pudde Naranth—*Petitioner*.

Rathakar Venkatesh and others—*Respondents*.

Notice is hereby given under section 30 of Act V of 1930 that the above-named petitioner has

been adjudged insolvent as per order, dated 18th March 1932, and that he has been given one year's time to apply for discharge. Creditors shall prove their claim by delivering or sending by registered post to the Official Receiver of South Kanara an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules of 1922.

No. 2 of 1932, Sua-Court, SOUTH KANARA.

Rao Sahib Xavier Colaco—*Petitioner* (Creditors).
Gauti Narayana Lobo—*Respondent* (Debtor).

Notice is hereby given, under section 30 of Act V of 1930, that the above-named respondent has been adjudged insolvent as per order, dated 6th April 1932, and that he has been given one year's time to apply for discharge. Creditors shall prove their claim by delivering or sending by registered post to the Official Receiver of South Kanara an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules of 1922.

No. 4 of 1932, Sua-Court, SOUTH KANARA.

Kudergolli Shankara Shetty—*Petitioner* (Debtor).
The Canara Bank, Limited, Mangalore, and others—*Respondents* (Creditors).

Notice is hereby given under section 30 of Act V of 1930 that the above-named petitioner has been adjudged insolvent as per order, dated 17th March 1932, and that he has been given one year's time to apply for discharge. Creditors shall prove their claim by delivering or sending by registered post to the Official Receiver of South Kanara an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules of 1922.

No. 11 of 1933, Sua-Court, SOUTH KANARA.
Venkayya Shetty—*Petitioner*.

Kannanappa Bary and others—*Respondents*.

Notice is hereby given, under clause (2) of section 15 of Act V of 1930, that the above-named petitioner has applied for being declared insolvent and that the said application is posted for hearing to 17th June 1933. Creditors wishing to oppose the same may appear either in person or by pleader on the said date at 11 a.m.

No. 12 of 1932, Sua-Court, SOUTH KANARA.

Rathaya Narada—*Petitioner* (Creditors).
Bama Shetty—*Respondent* (Debtor).

Notice is hereby given, under clause (2) of section 15 of Act V of 1930, that the above-named petitioner has applied to declare respondent insolvent and that the said application is posted for hearing to 21st June 1932. Creditors wishing to oppose the same may appear either in person or by pleader on the said date at 11 a.m.

No. 13 of 1932, Sua-Court, SOUTH KANARA.

K. Pundarikam Kaimali—*Petitioner* (Debtor).
Jagannath Shastharam Brothers, by its partner Vimal Shastharam and others—*Respondents* (Creditors).

Notice is hereby given, under clause (2) of section 15 of Act V of 1930, that the above-named petitioner has applied for being declared insolvent and that the said application is posted for hearing to 30th June 1932. Creditors wishing to oppose the same may appear either in person or by pleader on the said date at 11 a.m.

No. 14 of 1932, *SUB-COURT, SOUTH KANARA.*

Ullal Venkayya Kishor—*Petitioner (Defect).*
Messrs. Payne, Leslie & Co., Mangalore, and
others—*Respondents (Creditors).*

Notice is hereby given, under clause (2) of section 19 of Act V of 1920, that the above-named petitioner has applied for being declared insolvent and that the said application is posted for hearing to 22nd June 1932. Creditors wishing to oppose the same may appear either in person or by pleader on the said date at 11 a.m.

No. 15 of 1932, *SUB-COURT, SOUTH KANARA.*

Nedakkattu Narada—*Petitioner (Credit).*
Vijayamurthy Hobbana—*Respondent (Debtor).*

Notice is hereby given, under clause (2) of section 19 of Act V of 1920, that the above-named petitioner has applied to declare respondent insolvent and that the said application is posted for hearing, on 22nd June 1932. Creditors wishing to oppose the same may appear either in person or by pleader on the said date at 11 a.m.

No. 17 of 1932, *SUB-COURT, SOUTH KANARA.*

Gurpur Raghavatha Pillai & Sons, by petitioner
G. Yamaiah Pillai—*Petitioner (Credit).*

Peddasubbai Karanth—*Respondent (Debtor).*

Notice is hereby given, under clause (1) of section 19 of Act V of 1920, that the above-named petitioner has applied to declare respondent insolvent and that the said application is posted for hearing to 22nd June 1932. Creditors wishing to oppose the same may appear either in person or by pleader on the said date at 11 a.m.

M. C. KRISHNAN NAMDIYAR,
Subordinate Judge.

Mangalore, 15th April 1932.

No. 16 of 1932, *SUB-COURT, TANNAR.*

(1) Modin Sahib, son of Syed Mian Sahib and
(2) Muhammad Ibrahim, son of first petitioner,
both residing at Latta Musangudi—*Petitioners (Debtors).*

P. Ganesha Pillai and others—*Respondents (Creditors).*

Notice under section 19 (3) of the Provincial Insolvency Act V of 1920 is hereby given that the above-named petitioners have applied to this Court to be adjudged as insolvents and that the petition stands posted to 4th July 1932 for hearing. Any person wishing to oppose the said application may appear before this Court on that date either in person or by a pleader and do so.

No. 17 of 1932, *SUB-COURT, TANNAR.*

Srinivasan Pillai, son of Mathuram Pillai,
residing at Manappadavadi, Arayampet,
Tiruvallur district—*Petitioner (Debtor).*

K. V. M. Nagappa Chettiyar and others—*Respondents (Creditors).*

Notice under section 19 (2) of the Provincial Insolvency Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to be adjudged as insolvent and that the petition stands posted to 30th June 1932 for hearing. Any person wishing to oppose the said application may appear before this Court on that date either in person or by a pleader and do so.

No. 18 of 1932, *SUB-COURT, TANNAR.*

K. Rajan Chettiyar, son of Kasi Chettiyar, residing at Sulu street, Manappadavadi, Arayampet, Tiruvallur district—*Petitioner (Debtor).*

Thangappa Naidu and others—*Respondents (Creditors).*

Notice under section 19 (2) of the Provincial Insolvency Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to be adjudged as insolvent and that the petition stands posted to 2nd July 1932 for hearing. Any person wishing to oppose the said application may appear before this Court on that date either in person or by a pleader and do so.

No. 20 of 1932, *SUB-COURT, TANNAR.*

Velayutha Nattar and Stharmatha Nattar, sons of Velayutha Nattar, residing at Vinnamangalam, Tiruvallur district—*Petitioners (Debtors).*

K. M. S. P. Subbaraya Chetti and others—*Respondents (Creditors).*

Notice under section 29 (2) of the Provincial Insolvency Act V of 1920 is hereby given that the above-named petitioners have applied to this Court to be adjudged as insolvents and that the petition stands posted to 30th June 1932 for hearing. Any person wishing to oppose the said application may appear before this Court on that date either in person or by a pleader and do so.

P. T. JAGANNATHACHARIYAR,
Principal Subordinate Judge.

Tanjore, 19th April 1932.

No. 1 of 1932, *SUB-COURT, TANNAR.*

Athanasios Kostas Nambalidis—*Petitioner (Jard. 1932).*

Konstantinos Karakostas (late) Sathanas Nambalidis and twenty-two others—*Respondents.*

Notice under section 30 of Act V of 1920 is hereby given that the above-named petitioner has been adjudged as insolvent by order of this Court, dated 28th day of April 1932, and that he has been directed to apply for discharge within six months from that date. All creditors should present their claims before the Official Receiver, North Malabar, as soon as possible as prescribed under the rules.

P. SANKUNNY MENON,
Subordinate Judge.

Tellicherry, 19th April 1932.

No. 22 of 1932 (I.A. No. 65 of 1932),
SUB-COURT, TANNAR.

T. S. Annamthaswami—*Petitioner (Debtor).*

The Official Receiver, Tannar, representing the general body of creditors—*Respondents (Creditors).*

Notice is hereby given under clause (1) of section 41 of Act V of 1920 that the above-named petitioner has applied to this Court for an order of absolute discharge and that his application stands posted for hearing to the 8th day of July 1932. Any creditor wishing to oppose the said application may appear before the Court either in person or by pleader on the said date.

No. 20 of 1932, SUB-COURT, TIRUPUR.
S. N. Madhava Subba Raveetla and two others
Petitioners (Creditors).
M. K. Mahamed Ismail Raveetla—Respondent
(Debtor).

Notice is hereby given under clause (2) of section 19 of Act V of 1929 that the above-named petitioners have applied to this Court to adjudge the respondent an insolvent and that their application stands posted for hearing in the 9th day of July 1932. Any creditor wishing to oppose the said application may appear before this Court either in person or by valid or the said date.

K. PANTHASARATHI AYYANGAR,
Additional Subordinate Judge.
Tirupur, 15th April 1932.

No. 11 of 1932, SUB-COURT, TIRUPUR.
Mahaeswari Akabakar Ravetla, son of Subba Kanni Ravetla, residing at Tiruvallur,
Tiruvannamalai district—Petitioner (Debtor).
Abdul Haq Ravetla and eighteen others—
Respondents (Creditors).

Notice is hereby given under section 19, clause (2), of Act V of 1929 that the petition to adjudge petitioner as an insolvent is posted to 13th July 1932 for hearing. Persons who intend objecting to the said petition should appear in this Court either in person or by valid at 11 a.m. on the said date.

S. RAJAGOPALA AYYANGAR,
Subordinate Judge.
Tirupur, 15th April 1932.

No. 103 of 1931, SUB-COURT, VELLORE.
Natesa Madala, son of Rameswara Madala, residing at Sri Ramapuram, Rithalur post—
Petitioner (Debtor).
The United Motor Finance Company and eleven others—Respondents (Creditors).

Notice is hereby given that the above-named petitioner has been adjudicated insolvent by an order of this Court, dated 26th April 1932, that he should apply for discharge within two months from the said date, that his properties do vest in the Official Receiver of North Arcot and that all the creditors may prove their claims before the said Official Receiver as early as possible.

No. 24 of 1932, SUB-COURT, VELLORE.

(1) Manappa Setta, son of Manappa Nattar, (2) Gerdada Nattar, son of first petitioner, (3) Manappa Nattar, son of first petitioner; all are of Sembadeva caste, (1) and (3) residing at Nandipalem, Welipatti taluk, and third petitioner at Padar, near Nandipalem aforesaid—
Petitioners (Debtors).
Morgan Madala and eight others—Respondents (Creditors).

Notice is hereby given that the above-named petitioners have applied to this Court for adjudging them insolvents and that the said petition stands posted to 10th July 1932 for hearing.

No. 35 of 1932, SUB-COURT, VELLORE.
Saranatha Madalaya, son of Mathappa Madalaya, residing in Vellore—Petitioner (Debtor).
The Imperial Bank of India, Vellore, and four others—Respondents (Creditors).

Notice is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent and that the above-named petition stands posted to 4th July 1932 for hearing.

No. 26 of 1932, SUB-COURT, VELLORE.
(1) Saravasa Pillai, son of Rameswara Pillai, residing at Panchigudi village, Arni Taluk, and (2) Rameswara Pillai, son of first petitioner, residing at the aforesaid place—Petitioners (Debtors).
Srinivasa Madala and ten others—Respondents (Creditors).

Notice is hereby given that the above-named petitioners have applied to this Court for adjudging them insolvents and that the said petition stands posted to 4th July 1932 for hearing.

C. V. RAMPATHI AYYANGAR,
Subordinate Judge.
Vellore, 14th April 1932.

No. 5 of 1932, DISTRICT MADRAS COURT, ALAHA.
Kannabaiyal Mahamedrasam Ravetla's son Aided Rasida Ravetla of Tondicherry women and seven, Plaintiff—Petitioner.
Kalliyappa and others—Respondents.

Notice is hereby given under section 33 of the Provincial Insolvency Act V of 1929 that the above-named petitioner has been adjudged insolvent by order of this Court, dated 26th March 1932, and that he should apply for discharge within one year from the said date. Creditors should prove their claims before the Official Receiver of South Madhar, Calicut, to whom the insolvent's petition is transmitted for further disposal.

K. S. VEERAKATHALA AYYAR,
District Judge.
Alaha, 14th April 1932.

No. 4 of 1932, DISTRICT MADRAS COURT, CALCUTTA.
Pillalack Perumal Chella of Nagasam women and seven, Plaintiff—Petitioner.
Haji Shukra Khatib Bala and various others—
Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent and that the said petition is posted to 7th June 1932 for hearing.

L. S. PEREIRA,
Additional District Judge.
Calcutta, 13th April 1932.

No. 2 of 1932, DISTRICT MADRAS COURT, CANNARA.
Madasa Kanna of Chava caste, Elipattam women—Petitioner (Respondent).
Peraden Chelvan Kanna and two others—
Respondents (Creditors).

Notice is hereby given under section 42 of Act V of 1929 that the order of adjudication made against the above-named petitioner (Respondent) by this Court in P. O. No. 6 of 1931 on 24th July 1931, was rescinded by this Court on 26th April 1932—vide S. O. No. 344 of 1932, dated 26th April 1932.

No. 7 of 1932, DISTRICT MADRAS COURT, CANNARA.
Pillaiy Manayil Marha Akkaraiah of Marudappa caste, Nagasam women—Petitioner (Debtors).
Kannabai Chelvanth Akkaraiah and others—
Respondents (Creditors).

Notice is hereby given under section 42 of Act V of 1929 that the petitioner has applied to this

Court to be discharged from all liabilities and that the petition stands posted to 2nd June 1933 for hearing.

M. RAMA CHANDRER,
District Magistrate.

Cannanore, 20th April 1932.

No. 3 of 1931, District Magistrate's Court,
Cannanore.

Alla Appappa and others—*Defendants*.

Kari Venkatasubrahmanyam and others—*Creditors*.

Notice is hereby given that the above-named petitioners have been adjudged insolvents on 28th March 1932 and that a period of one year has been fixed for the petitioners to apply for discharge. The Official Receiver at Bellary is appointed as Receiver in this matter. Creditors shall prove their debts before him within that date.

No. 8 of 1931, District Magistrate's Court,
Cannanore.

Kanna Appanna—*Petitioner*.

Kanna Mithalamma and others—*Creditors*.

Notice is hereby given that the above-named petitioner has been adjudged insolvent on 28th March 1932 and that a period of one year has been fixed for the petitioner to apply for discharge. The Official Receiver at Bellary is appointed as Receiver in this matter. Creditors shall prove their debts before him within that date.

S. BALASUBRAMANIAM,
District Magistrate.

Cannanore, 20th April 1932.

No. 25 of 1931, District Magistrate's Court,
Cannanore.

Rajagopal P. Lal, son of Ramaswami Pillai of Kudu Chidambaram—*Petitioner*.

Narasimhan Chetti and others—*Creditors*.

Notice is hereby given under section 30 of the Insolvency Act V of 1920 that the above-named petitioner was adjudged an insolvent by an order of the Court made on 15th April 1932 and that he has been granted six months' time to apply for discharge.

S. K. RAMASWAMI SODAYANAR,
District Magistrate.

Chidambaram, 20th April 1932.

No. 1 of 1931, District Magistrate's Court,
Cannanore.

Sankarappa Rini, son of Venkataswami Rini, residing at Kalligal of Arayar village, Coimbatore taluk—*Petitioner*.

Rangappa Rini and others—*Creditors*.

Under section 30 of Act V of 1920, notice is hereby given that the above-named petitioner is adjudged insolvent by an order of the Court, dated 16th March 1932, and he is directed to apply for discharge on or within. All his creditors should prove their claims before the Official Receiver of South Kanara by filing or by sending by registered post an affidavit as early as possible.

No. 4 of 1931, District Magistrate's Court,
Cannanore.

Thiruvengayal Shetty, younger brother of Kappaya Shetty, residing at Atholi of Vaddu village, Coimbatore taluk—*Petitioner*.

Guduvayal Shetty and others—*Creditors*.

Under section 30 of Act V of 1920, notice is hereby given that the above-named petitioner has

applied to this Court to adjudge him an insolvent and that the said petition is posted to 15th June 1932 at 11 a.m. to hear objections to the petition.

N. T. PAI,
District Magistrate.

Coimbatore, 11th April 1932.

No. 23 of 1932, District Magistrate's Court,
Cannanore.

Appanna Chetti—*Petitioner*.

Abdul Aziz Ali, Mohammed Sait and others—*Creditors*.

Notice under section 41 (4) of Act V of 1920 is hereby given that the above-named petitioner (deceased) has applied to this Court for an order of final discharge and the petition stands posted to 7th May 1932.

M. S. SARAYANASWAMI AYYAR,
Additional District Magistrate.

Cuddalore, 26th April 1932.

No. 22 of 1931, District Magistrate's Court,
Cuddalore.

Madhavan: Kandasam, son of Vellam Kandasam of Thadikavayalwady, 15th, hamlet of Kuthambur, Kankinadi Taluk, Tirunelveli taluk—*Petitioner*.

Sornam Pillai and six others—*Creditors*.

Notice is hereby given under section 30 of Act V of 1920, that the petitioner has been adjudged insolvent on the 28th March 1932 and is granted six months' time for discharge. All creditors should prove their claims before the Official Receiver, Madurai, on or before.

S. RAMASWAMI AYYANAR,
District Magistrate.

Tirunelveli, 21st April 1932.

No. 22 of 1931, District Magistrate's Court,
Govert.

Chinna Kondappa Chinnu Isam Bab of Yellam—*Petitioner*.

Pannajoni Balappa and others—*Creditors*.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named petitioner has been adjudged insolvent by the order of this Court, dated 28th March 1932, and that he should apply for discharge on or before 28th January 1933. Creditors should prove their claims within four months from this date by delivering or sending by registered post to the Official Receiver, Annamalai, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 24 of 1931, District Magistrate's Court,
Govert.

Kattabadi, Kappa Purna Bab and Mohamed Ali Bab—*Petitioners*.

Nadipati Narappa—*Respondent*.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named petitioners have been adjudged insolvents by the order of this Court, dated 21st March 1932, and that they should apply for discharge on or before 28th January 1933. Creditors should prove their claims within three months from this date by delivering or sending by registered post to the Official Receiver, Annamalai, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 62 of 1931, DISTRICT MUMBAI'S COURT,
GOVT.

H. Anthony of Bendi Kethla—*Plaintiff*.
Chandrasekar and others—*Respondents*.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named petitioner has been adjudged insolvent by the order of this Court, dated 24th March 1932, and that he should apply for discharge on or before 30th January 1933. Creditors should prove their claims within three months from this date by delivering or sending by registered post to the Official Receiver, Amravati, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 63 of 1931, DISTRICT MUMBAI'S COURT,
GOVT.

T. Poddia, Mahabab Sub and Chinnu Mahabab
Sub of Unstated—*Plaintiffs*.

Kate Venkayya and others—*Respondents*.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named petitioners have been adjudged insolvent by the order of this Court, dated 24th March 1932, and that they should apply for discharge on or before 30th January 1933. Creditors should prove their claims within three months from this date by delivering or sending by registered post to the Official Receiver, Amravati, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 3 of 1932, DISTRICT MUMBAI'S COURT,
GOVT.

Kottapalli Dade Sub of Yefanur—*Plaintiff*.
Katta Rangappa and others—*Respondents*.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named petitioner has been adjudged insolvent by the order of this Court, dated 29th March 1932, and that he should apply for discharge on or before 28th January 1933. Creditors should prove their claims within three months from this date by delivering or sending by registered post to the Official Receiver, Amravati, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 4 of 1932, DISTRICT MUMBAI'S COURT,
GOVT.

Pudim Chinnu Muttappa and Rangappa of Venkay-
palli—*Plaintiffs*.

R. Muttu Sub and others—*Respondents*.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the above-named petitioners have been adjudged insolvent by the order of this Court, dated 21st March 1932, and that they should apply for discharge on or before 28th March 1933. Creditors should prove their claims within three months from this date by delivering or sending by registered post to the Official Receiver, Amravati, an affidavit in Form No. 3 of the Provincial Insolvency Rules.

R. V. RAGHAVA RAO,
District Judge.

Goat, 14th April 1932.

No. 11 of 1931, DISTRICT MUMBAI'S COURT,
KARNATAKA.

Petru Mohand Khan, son of Asan Khan,
Muhamedan and co-ali at Kanchibadrapur,
District Muttar—*Plaintiff*.

Notice is hereby given that the above-named petitioner was adjudged insolvent by this Court on

19th March 1932 and he was granted six months' time to apply for discharge. Creditors should prove their claims before the Official Receiver, Nilgiri, as early as possible.

M. GOPALAKRISHNAN,
District Judge.

Nilgiri, 18th April 1932.

No. 3 of 1932, DISTRICT MUMBAI'S COURT, KARNATAKA.

Ka. K. Sub. Panna Chettygar, son of Ka. K. Krishna Chettygar, residing at Pallipatti, Kanna-
laka—*Plaintiff*.

Thayyarakal and 12 others—*Creditors*.

Notice under section 19(2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court for being adjudged as insolvent and that the said petition is posted to 19th June 1932 for hearing. Any creditor who wishes to oppose the said application may appear before the Court on that day either in person or by a pleader.

M. KRISHNASWAMI AYYANGAR,
District Judge.

Kannur, 14th April 1932.

No. 24 of 1931, DISTRICT MUMBAI'S COURT,
KARNATAKA.

Sitabai's Adinayappa—*Plaintiff*.

Venur Rangappa and Sitara others—*Respondents*.

Under section 30 notice is hereby given that the above-named petitioner has been adjudged insolvent by order, dated 24th March 1932, and that he should apply for discharge within six months. Creditors should prove their claims before the Official Receiver, Nilgiri.

M. L. KARAYANACHARI,
District Judge.

Kannur, 18th April 1932.

No. 36 of 1931, DISTRICT MUMBAI'S COURT,
KARNATAKA.

Betta Ramanna—*Plaintiff*.

Lingappa Peeth Sahanna and others—*Creditors*.

Notice is hereby given under section 30 of Provincial Insolvency Act V of 1920 that the above-named petitioner has been adjudged insolvent by this Court on 24th March 1932 and that a period of one year has been fixed for the debtor to apply for discharge. Creditors should prove their claims within that time by delivering or sending by post to the Official Receiver, Amravati, an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1925, before the Official Receiver, Amravati.

No. 28 of 1931, DISTRICT MUMBAI'S COURT,
KARNATAKA.

Mala Narayana alias Kethan Joseph—*Plaintiff*.
Gandhi Janga Reddy and others—*Creditors*.

Notice is hereby given under section 30 of Provincial Insolvency Act V of 1920 that the above-named petitioner has been adjudged insolvent by this Court on 6th April 1932 and that a period of eighteen months has been fixed for the debtor to apply for discharge. Creditors should prove their claims within that time by delivering or sending by post to the Official Receiver, Amravati, an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1925, before the Official Receiver, Amravati.

No. 3 of 1932, District Muzer's Court,
KARNATAK.Buddh Dharma Sathu—*Jambur*.Kangali Geshanath and others—*Griffith*.

Notice is hereby given under section 32 of Provincial Insolvency Act V of 1920 that the above-named petitioner has been adjudged insolvent by this Court on 25th March 1932 and that a period of eighteen months has been fixed for the insolvent to apply for discharge. Creditors should prove their debts within that time by delivering or sending by post an affidavit in Form No. 4 of the appendix to the Indian Provincial Insolvency Rules, 1921, before the Official Receiver, Karnool.

No. 5 of 1932, District Muzer's Court,
KARNATAK.Vijay Raddi Gao Vankar Raddi—*Jambur*.
Laksh Raddi Gao Vankar Raddi and others—*Griffith*.

Notice is hereby given under section 32 of Provincial Insolvency Act V of 1920 that the above-named petitioner has been adjudged insolvent by this Court on 25th March 1932 and that a period of eighteen months has been fixed for the insolvent to apply for discharge. Creditors should prove their debts within that time by delivering or sending by post an affidavit in Form No. 4 of the appendix to the Indian Provincial Insolvency Rules, 1921, before the Official Receiver, Karnool.

No. 11 of 1932, District Muzer's Court,
KARNATAK.Changachanna Lakshmi Reddy—*Percher* (Debit).
Raddi Channu Vankar Raddi and others—*Supra* (Debit).

Notice is hereby given under section 32 (2) of the Provincial Insolvency Act V of 1920 that the above-named petitioner's insolvency petition praying that he may be adjudged an insolvent stands posted to the 14th day of June 1932.

No. 33 of 1932, District Muzer's Court,
KARNATAK.Mann Mahadev Sah of Atmakur—*Percher*—*Debit*.Raddi Rangya and others—*Supra* (Debit).

Notice is hereby given under section 32 (2) of the Provincial Insolvency Act V of 1920 that the above-named petitioner's insolvency petition praying that he may be adjudged an insolvent stands posted to the 14th day of June 1932.

No. 14 of 1932, District Muzer's Court,
KARNATAK.Nimhatte Mahabali of Yagalsampike—*Percher*—*Debit*.Bannu Rangya and others—*Supra* (Debit).

Notice is hereby given under section 32 (2) of the Provincial Insolvency Act V of 1920 that the above-named petitioner's insolvency petition praying that he may be adjudged an insolvent stands posted to the 20th day of June 1932.

No. 15 of 1932, District Muzer's Court,
KARNATAK.Mann Subbaraya of Varanashilla—*Percher*—*Debit*.Sathu Yagavara and others—*Supra* (Debit).

Notice is hereby given under section 32 (2) of the Provincial Insolvency Act V of 1920 that the above-named petitioner's insolvency petition praying that he may be adjudged an insolvent stands posted to the 20th day of June 1932.

T. N. DEKSHITHUJI,

Karnool, 1st April 1932.

No. 1 of 1932, District Muzer's Court,
KARNATAK.Shalodi Parkash Kalyanath Kumbharaditya—*Percher*.
Channabharan Parkabharaditya Keyi and ten others—*Supra* (Debit).

Notice is hereby given under section 32, clause (2) of Act V of 1920, that the petitioner has applied to this Court to adjudge him an insolvent and that his petition stands posted to 14th June 1932 for hearing. Any one wishing to oppose the same may do so either in person or by pleader on the said date.

T. K. GOVINDA AYYAR,
District Muzer.

Kathapuzha, 10th April 1932.

No. 2 of 1932, District Muzer's Court,
KARNATAK.Mangadibabai Keshava Mouda—*Percher*—*Debit*.T. B. Narasimha Ayyar and others—*Supra* (Debit).

Notice is hereby given under clause (2) of section 32 of Act V of 1920 that the petitioner has applied to this Court to adjudge him an insolvent and that his application stands posted for hearing to 14th June 1932 before this Court. Any person wishing to oppose the said application may appear before the Court either in person or by pleader on the said date.

T. KRISHNAN NANNIMBAN,
District Muzer.

Mangal, 14th April 1932.*

No. 9 of 1932, District Muzer's Court,
KARNATAK.(1) Lingayagutta Pabli Boleya, (2) Dr. Puyappa and (3) Puyappa—*Percher*.
Karnool Rangya and others—*Supra* (Debit).

Notice is hereby given under section 19, clause (2) of Act V of 1920 that the above-named petitioners have applied to this Court to be adjudged as insolvents and that the said petition stands posted to 14th June 1932 for hearing. If any creditor wishes to oppose the petition, he may do so on or before the hearing date either in person or by pleader.

P. VIJAYA SAH,
District Muzer.

Karnool, 14th April 1932.

No. 48 of 1931, District Muzer's Court,
KARNATAK.Machilothu Subbaraya alias Pannan of Sireed, Sireed taluk—*Percher* (Debit).
Karnool Lathil Sah and others—*Supra* (Debit).

Notice under section 32 of Act V of 1920. The above-named petitioner was adjudged insolvent by this Court on 22nd February 1932. All the creditors should prove their debts before the Official Receiver, Karnool, as required under the rules. The insolvent has been granted time till 22nd February 1932 to apply for his final discharge.

No. 49 of 1931, District Muzer's Court,
KARNATAK.Machilothu Subbaraya, resident of Gerk, Kulkarni taluk—*Percher* (Debit).
Kannala Pannan and others—*Supra* (Debit).

Notice under section 32 of Act V of 1920. The above-named petitioner was adjudged insolvent by this Court on 1st April 1932. All the creditors

No. 116 of 1920, Sub-Court, Coimbatore.

Murthyappa Karandam, son of Angeli Karandam, residing at Vengampalli, Coimbatore taluk—*Plaintiff (Defendant).*
Anba Vilas Nallas, Limited, Coimbatore—*Defendant.*

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 17th day of February 1920, on the application of the aforementioned debtor; that all the creditors of the aforementioned debtor should prove their debts as soon as possible before 15th July 1920, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 15th February 1920.

No. 122 of 1920, Sub-Court, Coimbatore.

Kalingappa Karandam, son of Chetti Karandam, residing at Karamanampallam, hamlet of Athappampallam Taluk, Palakkad taluk—*Plaintiff (Defendant).*
Bhava Rangai Karandam and others—*Defendant.*

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 2nd day of March 1920, on the application of the aforementioned debtor; that all the creditors of the aforementioned debtor should prove their debts as soon as possible before 15th July 1920, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 2nd March 1920.

No. 153 of 1921, Sub-Court, Coimbatore.

(U) Angilitharal Karandam, son of Angeli Karandam, residing at Vengampalli, Coimbatore taluk, dated (2) Ramakrishna, wife of late respondent residing at Vengampalli, Coimbatore taluk—*Plaintiff (Defendant).*
Hidajappa Bask, United, Coimbatore and others—*Defendant.*

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 16th day of February 1921, on the application of the aforementioned debtor; that all the creditors of the aforementioned debtor should prove their debts as soon as possible before 15th July 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 16th February 1921.

No. 204 of 1921, Sub-Court, Coimbatore.

Sasidram Appayya, son of Gopalram Appayya, residing at Chinnampalli, Coimbatore taluk—*Plaintiff (Defendant).*
Rukia Noorah and others—*Defendant.*

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 6th day of February 1921, on the application of the aforementioned debtor; that all the creditors of the aforementioned debtor should prove their debts as soon as possible before 15th July 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 6th February 1921.

No. 226 of 1921, Sub-Court, Coimbatore.

Rama Karandam, son of Kuttia Karandam, residing at Kalyandampallam, Talukham taluk—*Plaintiff (Defendant).*
Ammanna's Karandam and others—*Defendant.*

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 25th day of February 1921, on the application of the aforementioned debtor; that all the creditors of the aforementioned debtor should prove their debts as soon as possible before 15th July 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 25th February 1921.

No. 243 of 1921, Sub-Court, Coimbatore.

Angappa Nagappa alias Chinnaswami Sathyan, son of Ramaswami Narada, residing at Karamampallam, Talukham taluk—*Plaintiff (Defendant).*
Ramaswami Narada and others—*Defendant.*

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 2nd day of March 1921, on the application of the aforementioned debtor; that all the creditors of the aforementioned debtor should prove their debts as soon as possible before 15th July 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 2nd March 1921.

No. 261 of 1921, Sub-Court, Coimbatore.

Mudhalinga Mudhalingar and Kamaswami Mudhalinga, son of Subbappa Mudhalinga, residing at Karamampallam, Palakkad taluk—*Plaintiffs (Defendants).*
The Coimbatore Vythanga Vrudha Thamarasakamangam, Ltd. and others—*Defendant.*

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 26th day of February 1921, on the application of the aforementioned debtor; that all the creditors of the aforementioned debtor should prove their debts as soon as possible before 15th July 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 26th February 1921.

No. 268 of 1921, Sub-Court, Coimbatore.

K. Palanisami Rameswami, son of Kappaswami Karandam, residing at Kallandam, hamlet of Neerappampallam, Chinnampalli taluk—*Plaintiff (Defendant).*
V. E. R. M. Krishna Chettiar and others—*Defendant.*

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 4th day of February 1921, on the application of the aforementioned debtor; that all the creditors of the aforementioned debtor should prove their debts as soon as possible before 15th July 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 4th February 1921.

No. 285 of 1931, Sess Court, Ceylon.

Kottamas Karandam, son of Karpasa Karandam, Palanadi Karandam, son of Kottamas Karandam, residing at Kallanadi, hamlet of Sempalipalayam, Dhanapattam taluk—*Pettinam* (Indians).

V. E. R. M. Krishna Chettiar and others—*Cadellars*.

Notice is hereby given under section 30 (2) of Act V of 1923, that the debtors above named have been adjudged insolvent by an order of the Sess Court, Ceylon, dated the 11th day of February 1932, on the application of the above named debtor, that all the creditors of the above named debtor should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Ceylon, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 4th February 1932.

No. 287 of 1931, Sess Court, Ceylon.

V. Palaniam Karandam, son of Tottamas Karandam, residing at Ponnakkarandam, hamlet of Sempalipalayam, Dhanapattam taluk—*Pettinam* (Indians).

V. E. R. M. Krishna Chettiar and others—*Cadellars*.

Notice is hereby given under section 30 (2) of Act V of 1923, that the debtor above named has been adjudged insolvent by an order of the Sess Court, Ceylon, dated the 4th day of February 1932, on the application of the above named debtor, that all the creditors of the above named debtor should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Ceylon, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 4th February 1932.

No. 288 of 1931, Sess Court, Ceylon.

Talamappan, son of Dorakkannan, residing at Kattappalappur, hamlet of Thirukannam-palayam, Palanadi taluk—*Pettinam* (Indians).
Ponnamm Karandam and others—*Cadellars*.

Notice is hereby given under section 30 (2) of Act V of 1923, that the debtor above named has been adjudged insolvent by an order of the Sess Court, Ceylon, dated the 11th day of February 1932, on the application of the above named debtor, that all the creditors of the above named debtor should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Ceylon, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 12th February 1932.

No. 291 of 1931, Sess Court, Ceylon.

Venkataram Chettiar, son of Rangan Chettiar, residing at Marayana Chettipalayam, Palanadi taluk—*Pettinam* (Indians).
Rangan Chettiar and others—*Cadellars*.

Notice is hereby given under section 30 (2) of Act V of 1923, that the debtor above named has been adjudged insolvent by an order of the Sess Court, Ceylon, dated the 1st day of March 1932, on the application of the above named debtor, that all the creditors of the above named debtor should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Ceylon, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 1st March 1932.

No. 292 of 1931, Sess Court, Ceylon.

Falai Karandam, son of Velai Karandam, residing at Kandasampalayam, hamlet of Nagalur village, Nagalur taluk—*Pettinam* (Indians).
Mutha Karandam and others—*Cadellars*.

Notice is hereby given under section 30 (2) of Act V of 1923 that the petitioner above named has been adjudged insolvent by an order of the Sess Court, Ceylon, dated the 22nd day of February 1932, on the application of the above named petitioner that all the creditors of the above named petitioner should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Ceylon, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 12th February 1932.

No. 293 of 1931, Sess Court, Ceylon.

Periyas Karandam, son of Vannappa Karandam, residing at Olak, Udumalpet taluk—*Pettinam* (Indians).

Ranganam Karandam and others—*Cadellars*.

Notice is hereby given under section 30 (2) of Act V of 1923 that the petitioner above named has been adjudged insolvent by an order of the Sess Court, Ceylon, dated the 4th day of March 1932, on the application of the above named petitioner that all the creditors of the above named petitioner should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Ceylon, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 4th March 1932.

No. 294 of 1931, Sess Court, Ceylon.

Pepai Karandam, son of Parai Karandam, residing at Angappalayam, hamlet of Chettipalayam, Palanadi taluk—*Pettinam* (Indians).
Ranganam Karandam and others—*Cadellars*.

Notice is hereby given under section 30 (2) of Act V of 1923 that the petitioner above named has been adjudged insolvent by an order of the Sess Court, Ceylon, dated the 11th day of February 1932, on the application of the above named petitioner that all the creditors of the above named petitioner should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Ceylon, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 11th February 1932.

No. 295 of 1931, Sess Court, Ceylon.

Marayappa Karandam, son of Selai Karandam, residing at Thiruvannam, hamlet of Thiruvannam village, Palanadi taluk—*Pettinam* (Indians).

Muthakannan Pillai and others—*Cadellars*.

Notice is hereby given under section 30 (2) of Act V of 1923 that the petitioner above named has been adjudged insolvent by an order of the Sess Court, Ceylon, dated the 11th day of February 1932, on the application of the above named petitioner that all the creditors of the above named petitioner should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Ceylon, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 12th February 1932.

No. 313 of 1931, Sub-Court, Coimbatore.

Rangaswami Naydhan, son of Manjappa Naydhan, Subba Naydhan, son of Rangaswami Naydhan, residing at Pannakulath village, Coimbatore taluk—*Pettinam (Jamboree)*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the petitioner above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 1st day of February 1932, on the application of the above-named petitioner that all the creditors of the above-named petitioner should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 1st February 1932.

No. 318 of 1931, Sub-Court, Coimbatore.

R. Thevarasami Raja, son of Banga Raja, residing at Oppanakkur Street, Coimbatore—*Pettinam (Jamboree)*.

Srinivasan Sri Vallabha and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the petitioner above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 21st day of February 1932, on the application of the above-named petitioner that all the creditors of the above-named petitioner should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 1st February 1932.

No. 326 of 1931, Sub-Court, Coimbatore.

Murappa Kethubala, son of Thevaraswami alias Shanappa Kethubala, residing at Solikethubalapuram, hamlet of Kavalali village, Bharani taluk—*Pettinam (Jamboree)*.

Chokkalingam Chetty and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920, that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 21st day of January 1932, on the application of the above-named debtor that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th July 1932 and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 1st January 1932.

No. 336 of 1931, Sub-Court, Coimbatore.

Kashanath Naydhan, son of Yankaswami, Naydhan, residing at Vakkampalayam, hamlet of Kalappalli, Coimbatore taluk—*Pettinam (Jamboree)*.

Subramani Aiyar and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 4th day of March 1932, on the application of the above-named debtor that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 4th March 1932.

No. 346 of 1931, Sub-Court, Coimbatore.

Palaivendran Karandhan, son of Subba Karandhan, residing at Aruvampalayam, Pollachi taluk—*Pettinam (Jamboree)*.

Marutha Pandaram and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 18th day of February 1932, on the application of the above-named debtor that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 18th February 1932.

No. 358 of 1931, Sub-Court, Coimbatore.

Krishnaswami Karandhan, son of Kalappa Karandhan, residing at Vakkampalayam, hamlet of Aruvampalayam, Pollachi taluk—*Pettinam (Jamboree)*.

Mutha Palai and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 14th day of February 1932, on the application of the above-named debtor that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 14th February 1932.

No. 364 of 1931, Sub-Court, Coimbatore.

Valarasi Chettigar, son of Nagai Chettigar, residing at Gopuradam, hamlet of Sornakampalayam, Fort Polysarpet, Ponnampalayam, Pollachi taluk—*Pettinam (Jamboree)*.

Ramaswami Karandhan and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 26th day of January 1932, on the application of the above-named debtor that all the creditors of the above-named debtor should prove their debts as soon as possible before 15th July 1932 and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 26th January 1932.

No. 375 of 1931, Sub-Court, Coimbatore.

Karpudha Karandhan, son of Kalliam Karandhan, residing at Puvattur, hamlet of Aruvampalayam, Pollachi taluk—*Pettinam (Jamboree)*.

Kandaswami Karandhan and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the debtor above named has been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 9th day of February 1932, on the application of the above-named debtor that all the creditors of the above-named debtor should

prove their debt as soon as possible before 15th July 1932 and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comptroller, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 27th February 1932.

No. 374 of 1931, Sess Court, Coimbatore.

Velappu Karandas, son of Sikkamari Karandas, residing at Kozhampalayam, Insolvency of Karandas velappu, Kozhampalayam, Insolvency of Karandas velappu—*Patilwar (Insolvent)*.

Marappu Karandas and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the petitioners above named have been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 10th day of February 1932, on the application of the above named petitioners should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comptroller, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 30th February 1932.

No. 385 of 1931, Sess Court, Coimbatore.

Pahelinda Pillai & Co. by Pattam, Pahelinda Pillai, Sharma panchamur Pillai, Manukumarandhu Pillai and Subrahmanyam Pillai, sons of Karuppanna Pillai, residing at Fall Road, Coimbatore—*Patilwar (Insolvent)*.

Both Narayana Jaganathan and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the petitioners above named have been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 16th day of February 1932, on the application of the above named petitioners should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comptroller, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 16th February 1932.

No. 394 of 1931, Sess Court, Coimbatore.

Jeyarajadasa Babu, son of Dhandaswami Babu, residing at Kumar Street, Pachapalayam, Insolvency of Jeyarajadasa Babu, Pachapalayam, Insolvency of Jeyarajadasa Babu—*Patilwar (Insolvent)*.

R. M. P. L. S. Ramasami Chettiyar and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the petitioners above named have been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 16th day of February 1932, on the application of the above named petitioners should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comptroller, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 16th February 1932.

No. 405 of 1931, Sess Court, Coimbatore.

Vellajigal Karandas, son of Subbal Karandas, residing at Kozhampalayam, Insolvency of Karandas Vellajigal, Kozhampalayam, Insolvency of Karandas Vellajigal—*Patilwar (Insolvent)*.

Marappu Karandas and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the petitioners above named have been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 17th day of February 1932, on the application of the above named petitioners should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comptroller, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 17th February 1932.

No. 413 of 1931, Sess Court, Coimbatore.

Koyappa Karandas, son of Ramappa Karandas, residing at Pachapalayam, Insolvency of Pachapalayam, Koyappa Karandas, Pachapalayam, Insolvency of Koyappa Karandas and others—*Creditors*.

Notice is hereby given under section 30 (2) of Act V of 1920 that the petitioners above named have been adjudged insolvent by an order of the Sub-Court, Coimbatore, dated the 4th day of March 1932, on the application of the above named petitioners should prove their debts as soon as possible before 15th July 1932, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comptroller, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1920. Time for discharge is within one year from 4th March 1932.

O. N. RAMACHANDRA CHETTIYAR,

Official Receiver,

Coimbatore, 1932. April 1932.

ERRATUM

In the Insolvency Petition notice published on page 585 of Part II of the Port St. George Gazette, dated 1st March 1932—

for 'No. 15 of 1931, District Court, Dindigul', read 'No. 15 of 1931, District Court, Dindigul'.

ABDULLAH KHAN GHORE,

District Judge.

Dindigul, 19th April 1932.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1903, AND THE ANADAMALUR DHANALAKSHMI SASTHATHA NIDHI, LIMITED.

Whereas at the time of visit on 27th August 1931, the company was said not to be working as registered office.

And whereas a notice, dated the 19th September 1931, was published on page 1294 of the Port St. George Gazette, Part II, dated the 25th September 1931 pursuant to section 247 (3) of the Indian Companies Act, 1913, to the effect, that, unless cause was shown to the contrary before the expiration of three months from date of that notice, the name of the said company would be struck off the register and the said company would be dissolved.

And whereas the said company has not shown such cause within the time allowed including the extension granted which expired on the 16th March 1932 and as the company has in its letter,

dated 2nd April 1932, requested that its name may be struck off the register.

Therefore, the name of the company has, under section 247 (3) of the Act, been struck off the register.

C. ARDUL HABIB,

*Assistant Registrar of Joint Stock Companies,
Madras.*

Vellore, 21st April 1932

FINANCIAL NOTIFICATION.

NOTIFICATION.

Partials of the following currency note of the Madras Circle are stated to have been destroyed, and payment of its value has been claimed by the person whose name is given below. Any other person claiming a right to it is desired to communicate at once with the undersigned:—

Register number—B. 330 (1931)—329.

Number of Note—TB/1-23941.

Value—Rs. 50.

Name of claimant—C. Marudam Pillai Sivoifi,
No. 90, Kottaswami street, Tinnivasamalai
North Arcot district.

B. M. JAKIL,

Currency Officer.

Currency Office, Madras,
22nd April 1932.

REVENUE NOTIFICATIONS.

MINING CERTIFICATE.

The person named below has been granted a certificate of approval under the Mining Rules which will be in force up to 31st December 1933:—

[Area over which the person proposes to prospect, or mine—Madras Presidency.]

Date of order granting the certificate—
14th April 1932

Send a notice, name and address.

1. M. N. G. Goudar, Pondicherry.

NOTIFICATIONS.

In exercise of the powers delegated under section 5 of the Madras Survey and Boundaries Act VIII of 1923, the Board of Revenue hereby directs the survey under the provisions of the said Act of the lands in which the Government have an interest in the undermentioned proprietary villages of the Tirupattur taluk of the Namakkal district:—

- | | |
|-----------------|---------------------------|
| 1. Chappatt. | 16. Nethurkottam Nayan. |
| 2. Arpanam. | 17. Tirupattur. |
| 3. Arthipatt. | 18. Perumattur (in house) |
| 4. Arthipatt. | 19. Arthipatt. |
| 5. Arthipatt. | 20. Perumattur. |
| 6. Perumattur. | 21. Perumattur. |
| 7. Perumattur. | 22. Perumattur. |
| 8. Perumattur. | 23. Perumattur. |
| 9. Perumattur. | 24. Perumattur. |
| 10. Perumattur. | 25. Perumattur. |
| 11. Perumattur. | 26. Perumattur. |
| 12. Perumattur. | 27. Perumattur. |
| 13. Perumattur. | 28. Perumattur. |
| 14. Perumattur. | 29. Perumattur. |
| 15. Perumattur. | 30. Perumattur. |

Board (Land Revenue and Settlements),
Madras, 14th April 1932.

In exercise of the powers delegated under section 5 of the Madras Survey and Boundaries Act VIII of 1923, the Board of Revenue hereby

directs the survey under the provisions of the said Act of the land required for the Jangar Road and to S.P. No. 117/4 of Kuvai village, Tiruchirappalli taluk, Tiruchirappalli district.

Board (Land Revenue and Settlements),
Madras, 14th April 1932.

In exercise of the powers delegated under section 5 of the Madras Survey and Boundaries Act VIII of 1923, the Board of Revenue hereby directs the survey under the provisions of the said Act of the land required for a Local Fund road in S. Nos. 49, 51, 52, 57, 67 and 68 of Maesthalaipattinam village, Pollachi taluk, Coimbatore district.

K. RAMAN NAYAR,

Assistant Secretary.

Board (Land Revenue and Settlements),
Madras, 14th April 1932.

INCOME-TAX NOTIFICATION.

NOTIFICATION.

Under section 5 (4) of the Income-tax Act, 1922, and in pursuance of the proceedings No. 75 of 1932 dated 1st March 1932, the Commissioner of Income-tax, Madras, appoints Mr. H. N. Sankaran Nair, Assistant Income-tax Officer, III Circle, Madras, with effect from the date on which he assumes charge to perform the functions of an Income-tax Officer in respect of the income mentioned in column 2 against No. (1) P. R. Bhaskaran Appangar in Commissioner's Notification No. 23 of 1932, dated 1st February 1932 (i.e.) in respect of all incomes of Rs. 1,000 or upwards and less than Rs. 2,000 in the I and III Circles, Madras, which but for that notification would have fallen to be assessed by the Income-tax Officers, I and III Circles, Madras.

P. H. SENNECK,

Commissioner of Income-tax.

Madras, 25th April 1932.

PUBLIC WORKS NOTIFICATION.

UNCLAIMED SUMS.

WAGES DUE TO LABOURERS.

The following amounts due to labourers employed in the Mettur Project Roadworks Workshops remain unclaimed in the accounts of this division for over three months. Steps may be taken to obtain payment of the dues at an early date:—

Period.	Total number.	Name.	Amount.
1st to 25th August 1931.	261	Joseph Tirumala.	Rs. 4 8 0
26th August to 10th Sep. 1931.	163	Georgi.	0 14 0
11th September to 10th October 1931.	82	Georgi.	0 2 0
11th November to 30th December 1931.	448	Madha Kannada.	0 3 0
1st January 1932 to 31st January 1932.	163	Madha Kannada.	0 3 0
Do.	261	Madha Kannada.	0 3 0

D. W. COLLAN,

*Executive Engineer, Workshops and
Machinery Division, Mettur Project.*

Mettur Project, 15th April 1932.

MILITARY NOTIFICATIONS.

REPORT OF ABSENCE.

Report of an absentee without leave from the 2nd Battalion, The Essex Regiment of Foot, dated at Nasirabad (Pun), dated from 22nd day of April 1932.

Number, rank and name, 8007856, Private A Mills, age, 32 years; height, 5 feet 11 inches; colour of complexion, fair; hair, brown; eyes, blue; trade, gardener; date of enlistment, 29th August 1918; place of enlistment, Witley; parish and county in which born, Chelmsford, Essex; date of absence, 11th April 1932; place of absence, Nasirabad, India, till, under four years' service.

[Signable], Lieut-Col.
Commanding 2nd Battalion, The Essex Regiment.

REPORTS OF DESERTION.

Report of a deserter or absentee without leave from the 1st Battalion, The Queen's Own Royal West Kent Regiment of Infantry, Bangalore, dated this 22nd day of April 1932.

Number, rank and name, 6329439, Lance Corporal Frank Charles Sumpster; age, 28 years; height, 5 feet 8 inches; colour of complexion, fresh; hair, brown; eyes, blue; trade, assistant; date of enlistment, 4th May 1915; place of enlistment, London; parish and county in which born, Stoke Newington, London; date of desertion or absence, 16th April 1932 (Tattoo Roll Call); place of desertion or absence, Hukar Camp (near Bangalore); marks, small scar lower third front left shin; under seven years' service.

[Signable], Major,
Commanding 1st Battalion, The Queen's Own Royal West Kent Regiment.

Report of a deserter or absentee without leave from the 2nd Battalion, The Bedfordshire Regiment, dated at Jhansi, this 15th day of April 1932.

Number, rank and name, 2211235, Private, Matthew Malton Bell; age, 28 years; height, 5 feet 6 inches; colour of complexion, fresh; hair, light brown; eyes, blue; trade, shipwright; date of enlistment, 12nd November 1916; place of enlistment, Northfleet-on-Tyne, England; parish and county in which born, Elmstree, Hertfordshire; date of desertion or absence, 16th April 1932; place of desertion or absence, Jhansi, United Provinces; marks, scar right wrist; under six years' service.

[Signable], Major,
Commanding 2nd Battalion,
The Bedfordshire Regiment.

Report of a deserter or absentee without leave from the 2nd Battalion, The Suffolk Regiment, dated at Tinseltown, Devon, this 19th day of April 1932.

Number, rank and name, 2624252, Private, Edward Newton Clary; age, 28 years; height, 5 feet 6 inches; trade, blacksmith; colour of complexion, fresh; hair, dark brown; eyes, hazel; date and place of enlistment, 2nd March 1927, Bury St. Edmunds, Suffolk; parish and county in which born, Mistley, Colchester; Essex; date and

place of desertion or absence, 16th April 1932; Tinseltown, Devon, India; marks, small mole below left nipple, bow-legged, flat feet; left shoulder lameness, Tinseltown, in waiting out over 1500 hours on 14th April 1932; believed to have robbed with a woman in Southampton; not on strength, less five years' service.

[Signable], for Lieut-Major,
Commanding 2nd Battalion,
The Suffolk Regiment.

OFFICIAL ADVERTISEMENTS.

AUCTION FOR THE SUPPLY OF GEN- GELLY SEEDS AND OTHER ARTICLES TO THE CENTRAL JAIL, BELLARY, DURING 1932.

Notice is hereby given that an auction will be held at the Central Jail, Bellary, on 30th April 1932, at 12 noon for the supply of gelly seeds and other articles to the jail during 1932. Sealed tenders for the same will be considered if received before 30th April 1932 accompanied by an earnest money of Rs 50.

Further particulars can be obtained from the undersigned.

C. S. V. RAMANAN, Major, I.M.S.,
Superintendent,
Central Jail, Bellary,
26th April 1932.

SALE OF STAFF BOAT.

Notice is hereby given that an old first-class staff boat lying at the Madras Wharf of the Buckingham Canal near Ram Bridge, will be sold in public auction on 28th May 1932 by the Sub-Divisional Officer, Buckingham Canal, at the place noted above. The boat can be inspected at any time between 8 a.m. to 5 p.m. on all days except Sundays and authorized holidays.

CONDITIONS OF SALE.

1. Intending bidders should deposit Rs. 25 at the commencement of auction - which will be returned to all except the highest bidder as soon as the bid is decided. The highest bidder should pay the balance of the bid amount within three days of the commencement of the appraisal of sale by the competent authority, failing which the deposit amount of Rs. 25 will be forfeited and the boat is sold at his risk and expense.

2. In case of any dispute arising the boat will be so-sold.

3. The sale is subject to the approval of the competent authority.

4. The boat should not be removed until the full amount of the bid money has been paid.

5. The boat should be removed from the boat yard within a week from the date of commencement of the appraisal of the sale by the competent authority and after the full bid amount has been paid.

F. V. GEORGE,
Executive Engineer, Chingleput Division,
Madras, 14th April 1932.

TENDER FOR CONSTRUCTING AN ADDITIONAL WARD OF 30 BEDS IN THE GOVERNMENT HEADQUARTERS HOSPITAL, KURNOOL, ABOVE BASEMENT LEVEL.

Tenders will be received by the Executive Engineer, Karnool Division, at his office at Karnool, up to 5 p.m., on 16th May 1932 for the work of constructing an additional ward of 30 beds in the Government Headquarters Hospital, Karnool, above basement level. The tender should be in the prescribed form obtainable from the Executive Engineer's office.

2. Tenders must be submitted in sealed covers, and should be addressed to the Executive Engineer, Karnool Division, the name of the tenderer and the nature of the work being noted on the cover.

If the tender is made by an individual, it shall be signed with his full name and his address shall be given. If it is made by a firm, it shall be signed with the co-partnership name by a member of the firm, who shall also sign his own name and the name and address of each member of the firm shall be given. If the tender is made by a corporation, it shall be signed by a duly authorized officer who shall produce with his tender, satisfactory evidence of his authorization. Such tendering corporation may be required, before the contract is executed, to furnish evidence of its corporate existence.

3. Each tenderer must pay, in current money, a sum of rupees six hundred into the Government Treasury or sub-treasury within the jurisdiction of the Executive Engineer concerned to the credit of revenue deposits on behalf of the Executive Engineer of the Karnool Division, and enclose with his tender the check endorsed accordingly. This current money will be returned to the unsuccessful tenderer on application, after intimation is sent of rejection of the tender or at the expiration of two months from date of tender, whichever is earlier. This refund will be authorized by the Executive Engineer by suitable endorsement on the check.

The current money will be retained in the case of the successful tenderer, and will not carry any interest. It will be dealt with as provided in the tender.

4. When a tender is to be accepted, the tenderer whose tender is under consideration shall attend the Division office on the date fixed by written intimation to him. He shall forthwith sign intimation being given to him by the Executive Engineer of acceptance of his tender and sign an agreement in the proper departmental form for the due fulfilment of the contract. He shall also, within seven days of such signing of the contract, make a security deposit of rupees six hundred in one of the forms prescribed in the Madras Public Works Department Asset Code which deposit together with the current money and withold amounts will be retained as security for the due fulfilment of the contract. If a cash security deposit is made by the contractor he shall follow the procedure laid down in the preceding paragraph for payment of current money and such deposit will not bear interest. Failure to enter into the required agreement or to make the security deposit as directed in this paragraph shall entitle forfeiture of the current money.

5. The tenderer shall examine closely the Madras Detailed Standard Specifications, and also the

Standard Preliminary Specification contained therein, and sign the Divisional Office copy of the Madras Detailed Standard Specifications and the addenda, returns in token of such study before submitting his tender and notes which shall be for finished work in situ. He shall also carefully study the drawings and additional specifications and all the documents which form part of the agreement to be entered into by the accepted tenderer. The Madras Detailed Standard Specifications and other documents connected with the contract such as specifications, plans, descriptive specifications sheet regarding materials, etc., can be seen at any time between 11 a.m. and 5 p.m. on office days, in the office of the Executive Engineer, Karnool Division.

6. The tenderer's attention is directed to the requirements for materials under the clause "Materials and workmanship" in the "Preliminary Specification." Materials conforming to the British Standard Specifications shall be used on the work, and the tenderer shall quote his rates accordingly.

7. Every tenderer is expected, before quoting his rates, to inspect the site of the proposed work. He should also inspect the quarry, and satisfy himself about the quality and availability of materials. The nature of quarries, kilns, etc., wherein certain materials are to be obtained will be given in the Descriptive Specification sheet. The best class of materials to be obtained from the quarry or other source defined shall be used on the work. In every case the materials must comply with the relevant standard specification. Samples of materials are called for in the standard specifications, or in the tender notice, or as required by the Executive Engineer in any case, shall be submitted for the Executive Engineer's approval before the supply to site of work is begun. If the contractor, after examination of the source of materials defined in the Descriptive Specification sheet, is of opinion that materials complying with the standard or other specifications of the contract cannot be obtained in quality or sufficient quantity from the source defined in the Descriptive Specification sheet, he shall so state clearly in his tender and state wherefrom he intends to obtain materials, subject to the approval of the Executive Engineer.

The Government will not, however, after acceptance of a contract, pay any extra charges for load or for any other reason, in case the contractor is found later on to have misjudged the materials available. Attention of the contractor is directed to the standard "Preliminary Specification" regarding payment of mileage, tolls, etc.

8. The tenderer's particular attention is drawn to the sections and clauses in the attached "Preliminary Specification" dealing with—

- (1) Test, inspection and rejection of defective materials and work.
- (2) Carriage.
- (3) Construction plant.
- (4) Water and lighting.
- (5) Cleaning up during progress and for delivery.
- (6) Accidents.
- (7) Delays.
- (8) Particulars of payments.

The contractor should clearly perceive all the specification clauses which govern the rates which he is tendering.

9. A schedule of quantities accompanying this tender notice. It shall be the duty of the contractor that the Government does not accept any responsibility for the correctness or completeness of this schedule, and that the schedule is liable to alterations by additions, deletions, or additions at the discretion of the Executive Engineer, Harcod Division, or an authorized officer of the contractor. The tenderer will, however, have his own estimate tendered on this schedule of quantities. He should quote specific rates for each item in the schedule, and the rates should be in rupees, annas, and paise of three paise. The rates should be written both in words and figures and the units in words. The tenderer should also show the totals of each item and the grand total of the whole contract, and quote a rate tenderer lump sum for which he will undertake to do the whole work subject to the conditions of contract. The schedule accompanying the Harcod tender shall be written legibly and free from erasures, overwriting, or corrections of figures. Corrections, where unavoidable, should be made by crossing out, striking, and re-writing.

10. Tenderers offering a percentage deduction from or increase on the estimate amount, and those not submitted in proper form or in due time will be rejected. Rates or lump sum amounts for items not called for shall not be included in the tender. No alteration which is made by the tenderer in the contract form, the conditions of contract, the drawings, specifications, or quantities accompanying same will be recognized, and, if any such alterations are made, the tender will be void.

11. The tenderer should work out his own rates, without reference being made to the Public Works Department current schedule of rates or to the Public Works Department estimate rates which are not open for inspection by tenderers.

12. The places at which certain particular materials shall be supplied to the contractor are given at the end of the schedule accompanying the tender form. Tenderers must accept the materials at these places and shall quote their price for finished work accordingly including cost of materials supplied departmentally. No carriage or incidental charges will be borne by Government in connection with this supply beyond the place specified for delivery.

13. The attention of the tenderers is directed to the contract requirements as to the time of beginning work, the rate of progress, and the dates for the completion of the whole work and its several parts. The following rate of progress and proportionate value of work done from time to time, as well as indicated by the Executive Engineer's certificate of the value of work done, will be required. Date of commencement of the programme will be the date on which the site (or premises) is handed over to the contractor.

Period after date of commencement.	Percentage of work completed (based on estimated lump-sum amount)
Three months	10 per cent.
Six months	20 ..
Nine months	30 ..
Twelve months	40 ..
Fifteen months, etc.	50 ..
Twenty-one months	60 ..
Twenty-four months	70 ..

14. No part of the contract shall be set off without written permission of the Executive

Engineer nor shall transfer be made by power of attorney authority others to receive payment on the contractor's behalf.

15. If further necessary information is required, the Executive Engineer of the Division will furnish such, but it must be clearly understood that tenders must be received in order, and according to the conditions.

16. The Executive Engineer or other sanctioning authority reserves the right to reject any tender or all the tenders without assigning any reason therefor.

SCHEDULE A.

Probable quantity; description of work and H.D.S. number.

- Schedule for accompanying the Tender Notice for construction of an additional road and all the beds in Government Road, Harcod Division, Harcod, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 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999, 1000.

Twenty-sixth List of Corrections to the Madras Survey Manual, Vol. V, Part 6 (6 p.).

FOURTH LIST OF CORRECTIONS TO THE MADRAS SURVEY MANUAL, Vol. I, Part 6 (8 p.).

SIXTH TO SEVENTEENTH LIST OF CORRECTIONS TO THE MADRAS SURVEY MANUAL, Vol. I, Part 3 (5 p.) each.

MADRAS LEGISLATIVE COUNCIL PROCEEDINGS, Vol. LX—No. 1, 24th February 1932, Aa. 2 (2 ss.); No. 2, 26th February 1932, Aa. 2 (2 ss.); No. 3, 27th February 1932, Aa. 2 (1 a. 6 p.); No. 4, 28th February 1932, Aa. 2 (1 a. 6 p.); No. 5, 2nd March 1932, Aa. 2 (1 a. 6 p.).

PELVIS WORKS DEPARTMENT ADMINISTRATION REPORT FOR THE YEAR 1930-31, Part I, Aa. 10 (1 a.).

RECORDS OF FORT ST. GEORGE—LETTERS TO FORT ST. GEORGE, 1723, Vol. XXIII, Aa. 3 (6 ss. 6 p.).

REPORT OF THE ADMINISTRATION OF THE MADRAS PRESIDENCY, 1930-31, Rs. 4-6-0. (7 a. 6 p.).

REPORT OF THE MADRAS RETRACTION COMMISSIONER, 1931-32, Rs. 2 (6 ss. 6 p.).

RULES IN RESPECT OF THE EXERCISE OF DISCRETION AS TO THE VALIDITY OF ELECTION UNDER THE MADRAS LOCAL BOARDS ACT, 1932, Part 6 (6 p.).

RULES FOR THE WORKING OF THE PRESIDENCY FUNDS MAINTAINED BY MUNICIPAL COUNCILS AND LOCAL BOARDS, O.O. No. 4593, L. & M., DATED 24th DECEMBER 1931, Aa. 2-6 (6 p.).

GOVERNMENT OF INDIA NEW PUBLICATIONS FOR SALE.

Act—India—I of 1932. INDIAN COMPANIES (SUPPLEMENTARY AMENDMENT) ACT, 1932. Aa. 1 (6 p.).

Act—India—II of 1932. EMPLOYMENT AND WORKMEN (DISSENT) REVENUE ACT, 1932. Aa. 1 (6 p.).

Act—India—III of 1932. WHEAT EXPORT DUTY (EXTENSION) ACT, 1932. Aa. 1 (6 p.).

Act—India—IV of 1932. INDIAN FINANCE (SUPPLEMENTARY AND EXTENSION) AMENDMENT ACT OF 1932. Aa. 1 (6 p.).

Act—India—V of 1932. WORK AND WAGE NAT. INDUSTRY (PROTECTION) ACT OF 1932. Aa. 1 (6 p.).

Act—India—VI of 1932. BAMBOO PAPER INDUSTRY (PROTECTION) ACT, 1932. Aa. 1 (6 p.).

A COLLECTION OF ACTS OF THE INDIAN LEGISLATURE FOR 1931. Aa. 1 (6 p.).

REPORT ON HANY MARKETING IN INDIA, 1931, Rs. 3-2-6 (5 a. 6 p.).

INDIAN RISING TABLE COEFFICIENTS (SECOND SERIES)—PROCEEDINGS OF THE FINANCE COMMISSION, Pt. I (3 a. 6 p.).

PROCEEDINGS OF THE FINANCE COMMISSION, COMMITTEE AND MEMBERS' COMMITTEE—Vol. I, Rs. 3-4-6 (11 a. 6 p.). Vol. II, Rs. 3-16-6 (10 ss.). Vol. III, Aa. 14 (1 a. 6 p.).

VACANCY.

APPLICATIONS are invited for the post of draughtsman, District Forest Office, North Salem, Boree Cattle Farm. The vacancy for the present is only for two months and entire pay is the

Rs. 35 to 60 grade (time-scale of Rs. 35—35—15—50—4—40). Persons who have passed the departmental tests prescribed by the Revenue Survey Department for draughtsmen or who possess a Draughtsman's group certificate in Mechanical Drawing prescribed for Government Technical Education, only, need apply. Applicants with experience of work in the Forest Department or in the Forest Engineering Department will be preferred. No application received after 26th May 1932 will be considered. The selected candidate should be prepared to join duty on 1st June 1932.

A. M. C. LITTLEWOOD,
District Forest Officer.

North Salem, 18th April 1932.

PRIVATE ADVERTISEMENTS.

On or after 23rd July 1932, I intend moving the High Court to enrol me as an Advocate thereof.

B. RAMANATHA MURTI.

Triplicane, 10th April 1932.

I, Mandakaparty Vecketa Subba Raide, shall henceforth be known as M. V. Subba Rao.

M. V. SUBBA RAO.

Sidamara, 19th April 1932.

I, G. Manickam, shall henceforth be known as G. Manickam Nayanar.

G. MANICKAM.

Madras, 24th April 1932.

I, Parvathi Gurusu, shall henceforth be known as Parvathi Gurusu Rao.

PARATHI GURUSU.

Madras, 24th April 1932.

I, P. M. Madhava Perumala Nair, shall henceforth be known as P. M. Perumala Nair.

P. M. PERUMALA NAIR.

Madras, 24th April 1932.

INSOLVENCY NOTICES.

No. 6 of 1932, DISTRICT MURDER'S COURT, CHENNAI.

R. Kathiravelu Mada and another—Pothukura Kappa Munuswami Modali and others—Respondents.

THIS is to certify that the abovesigned petitioners have applied to this Court in the above petition to declare these respondents under section 13 of Act V of 1902 and that the same is posted to 26th April 1932 for hearing. Those who have objections may appear and state them to Court on the said date.

V. ANANTARAMA ATTAR,
Counsel for Petitioners.

Chingleput, 18th February 1932.

No. 40 of 1933, Sea-Grant, CANNESBURY.
 Vedachala Madhwar—Petitioner.
 Ponnachala Madhwar, son of Vedachala Madhwar, cultivator, residing in Palur village, Chingleput taluk—Respondent.

Facts stated: That the petitioner lost Rs. 4 a portion for adjudging the respondent as insolvent, and the same is posted to 12th July 1933 for hearing.

D. B. VARADACHARIAR,
 Agent for Petitioner.

Chingleput, 26th April 1933.

LOST, STOLEN OR DESTROYED
 (AS THE CASE MAY BE.)

THE GOVERNMENT PROVISIONARY NOTES Nos. GGN198; GGN199; GGN200, of the 5½ per cent

loan of 1911 for rupees 1,000 each originally standing in the name of the Assistant-Superintendent, Madras, and has endorsed to Mr. A. S. S. Shiek Mahomed Maricar, the proprietor, by whom it was never endorsed to any other person, having been lost, stolen or destroyed, notice is hereby given that payment of the above Notes and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of Duplicates in favour of the Proprietor. The Public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Signature of Advertiser—

A. S. S. SHIEK MAHAMED MARICAR,
 Resident—Mutpet.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 17]

MADRAS, TUESDAY EVENING, APRIL 26, 1932.

[PART, 2 CANS.

DAILY RAINFALL RECORDED IN THE
MADRAS PRESIDENCY

FOR THE MONTH OF

FEBRUARY 1932

Daily Rainfall recorded in the Madras

STATION		DATE		TIME		WIND		TEMP		PRESS		HUMID		VISIB		SEA		CLOUD		REMARKS	
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22
<p>Station: 12345678910111213141516171819202122</p> <p>Time: 01020304050607080910111213141516171819202122</p> <p>Wind: 01020304050607080910111213141516171819202122</p> <p>Temp: 01020304050607080910111213141516171819202122</p> <p>Press: 01020304050607080910111213141516171819202122</p> <p>Humid: 01020304050607080910111213141516171819202122</p> <p>Visib: 01020304050607080910111213141516171819202122</p> <p>Sea: 01020304050607080910111213141516171819202122</p> <p>Cloud: 01020304050607080910111213141516171819202122</p> <p>Remarks: 01020304050607080910111213141516171819202122</p>																					

^b Washed from nitrate and acetone.^a100 Pulvisstat 444 with reference to 2000 stations for which records are available.

Fecundity for the month of February 1932.

10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000
10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	5																																																																																																																																																																																																																																																																																																																																																																																																																												

Daily Rainfall recorded in the Malvan

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		1		2		3		4		5		6		7		8		9		10		11		12		13		14		15		16		17		18		19		20		21		22		23		24		25		26		27		28		29		30		31		32		33		34		35		36		37		38		39		40		41		42		43		44		45		46		47		48		49		50		51		52		53		54		55		56		57		58		59		60		61		62		63		64		65		66		67		68		69		70		71		72		73		74		75		76		77		78		79		80		81		82		83		84		85		86		87		88		89		90		91		92		93		94		95		96		97		98		99		100	
		1		2		3		4		5		6		7		8		9		10		11		12		13		14		15		16		17		18		19		20		21		22		23		24		25		26		27		28		29		30		31		32		33		34		35		36		37		38		39		40		41		42		43		44		45		46		47		48		49		50		51		52		53		54		55		56		57		58		59		60		61		62		63		64		65		66		67		68		69		70		71		72		73		74		75		76		77		78		79		80		81		82		83		84		85		86		87		88		89		90		91		92		93		94		95		96		97		98		99		100	
		1		2		3		4		5		6		7		8		9		10		11		12		13		14		15		16		17		18		19		20		21		22		23		24		25		26		27		28		29		30		31		32		33		34		35		36		37		38		39		40		41		42		43		44		45		46		47		48		49		50		51		52		53		54		55		56		57		58		59		60		61		62		63		64		65		66		67		68		69		70		71		72		73		74		75		76		77		78		79		80		81		82		83		84		85		86		87		88		89		90		91		92		93		94		95		96		97		98		99		100	
		1		2		3		4		5		6		7		8		9		10		11		12		13		14		15		16		17		18		19		20		21		22		23		24		25		26		27		28		29		30		31		32		33		34		35		36		37		38		39		40		41		42		43		44		45		46		47		48		49		50		51		52		53		54		55		56		57		58		59		60		61		62		63		64		65		66		67		68		69		70		71		72		73		74		75		76		77		78		79		80		81		82		83		84		85		86		87		88		89		90		91		92		93		94		95		96		97		98		99		100	
		1		2		3		4		5		6		7		8		9		10		11		12		13		14		15		16		17		18		19		20		21		22		23		24		25		26		27		28		29		30		31		32		33		34		35		36		37		38		39		40		41		42		43		44		45		46		47		48		49		50		51		52		53		54		55		56		57		58		59		60		61		62		63		64		65		66		67		68		69		70		71		72		73		74		75		76		77		78		79		80		81		82		83		84		85		86		87		88		89		90		91		92		93		94		95		96		97		98		99		100	
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		1		2		3		4		5		6		7		8		9		10		11		12		13		14		15		16		17		18		19		20		21		22		23		24		25		26		27		28		29		30		31		32		33		34		35		36		37		38		39		40		41		42		43		44		45		46		47		48		49		50		51		52		53		54		55		56		57		58		59		60		61		62		63		64		65		66		67		68		69		70		71		72		73		74		75		76		77		78		79		80		81		82		83		84		85		86		87		88		89		90		91		92		93		94		95		96		97		98		99		100	
		1		2		3		4		5		6		7		8		9		10		11		12		13		14		15		16		17		18		19		20		21		22		23		24		25		26		27		28		29		30		31		32		33		34		35		36		37		38		39		40		41		42		43		44		45		46		47		48		49		50		51		52		53		54		55		56		57		58		59		60		61		62		63		64		65		66		67		68		69		70		71		72		73		74		75		76		77		78		79		80		81		82		83		84		85		86		87		88		89		90		91		92		93		94		95		96		97		98		99		100	
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		1		2		3		4		5		6		7		8		9		10		11		12		13		14		15		16		17		18		19		20		21		22		23		24		25		26		27		28		29		30		31		32		33		34		35		36		37		38		39		40		41		42		43		44		45		46		47		48		49		50		51		52		53		54		55		56		57		58		59		60		61		62		63		64		65		66		67		68		69		70		71		72		73		74		75		76		77		78		79		80		81		82		83		84		85		86		87		88		89		90		91		92		93		94		95		96		97		98		99		100	
		1		2		3		4		5		6		7		8		9		10		11		12		13		14		15		16		17		18		19		20		21		22		23		24		25		26		27		28		29		30		31		32		33		34		35		36		37		38		39		40		41		42		43		44		45		46		47		48		49		50		51		52		53		54		55		56		57		58		59		60		61		62		63		64		65		66		67		68		69		70		71		72		73		74		75		76		77		78		79		80		81		82		83		84		85		86		87		88		89		90		91		92		93		94		95		96		97		98		99		100	
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a. Estimated from Scholastic research.

^a Not considered only with reference to those ratings for which average data are available.

Presidencies for the month of February 1902—cont.

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Perkins for the month of February 1932—cont.

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^a Leaflets from 4 trees and average.

(a) Completed only with interest in flow direction for which average size is 13,200 ft².

Presidency for the month of February 1892—cont.

	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000
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Presidency for the month of February 1932—cont.

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Daily Rainfall recorded in the Hydros

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Daily Rainfall recorded in the Madras

[illegible]^a Stereotyped. ^b In female used others as sex.

(b) UNCLASSIFIED only WITH ABSTRACTS by OTHER SOURCES for which records are available.

Board (Land Revenue and Settlement)
Vienna, 1st April 1932.

presidents for the month of February 1913.....

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K. RAMAN NAYAR,
Assistant Secretary



മോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ്

IV-00 മഹാരാജാധിപൻ സമുച്ചിതൻ

SUPPLEMENT TO PART IV.—FORT ST. GEORGE GAZETTE.

Number 4 (13)

APRIL 26, 1932.

[Part IV, 2 & 3.]

മിതമായി: പത്തുവട്ടം വാർഷികം, 1932, പ്രതിക 25.00.

മതിരാശി ഗവണ്മെൻ്റ് ബില്ലുകൾ

BILLS OF THE GOVERNMENT OF MADRAS.

നിരവധി, വ്യവസ്ഥാപനം, ഉത്പാദനം, ഉപയോഗം, മോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ് സമുച്ചിതൻ സമുച്ചിതൻ മഹാരാജാധിപൻ സമുച്ചിതൻ.

മതിരാശി നിരവധി, ഉത്പാദനം, ഉപയോഗം, മോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ് സമുച്ചിതൻ സമുച്ചിതൻ മഹാരാജാധിപൻ സമുച്ചിതൻ.

BILL No. 3 of 1932.

1932 മേ 3 - 36 നമ്പർ ബിൽ.

A BILL TO PROVIDE FOR THE PROHIBITION OF THE CULTIVATION AND POSSESSION OF CERTAIN KINDS OF COTTON, THE MIXING OF SUCH COTTON WITH OTHER COTTON, THE TRADE IN SUCH COTTON AND THE RESTRICTION OF THE USE OF SUCH COTTON.
 മതിരാശി നിരവധി, ഉത്പാദനം, ഉപയോഗം, മോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ് സമുച്ചിതൻ സമുച്ചിതൻ മഹാരാജാധിപൻ സമുച്ചിതൻ.

മലിനാശി സംസ്ഥാനങ്ങളിലെ മിഡ് പ്രദേശങ്ങളിലെ പരുത്തി കൃഷിക്കാരുടെയും പരുത്തിക്കുട്ടികൾക്കിടയിൽത്തന്നെ, മേപ്പാലി സംസ്ഥാനത്തിലെ സാമ്പത്തികവികസിച്ചിരുന്നതും ഗുണത്തിനായി, ആ പ്രദേശങ്ങളിൽ കൃഷിചെയ്യുന്ന പരുത്തിക്കുട്ടികൾ ഗുണമേന്മ കിട്ടിയിട്ടുപോയിരിക്കുകയും ആ കാര്യത്തിനായി, മിഡ് താഴെപ്പട്ടിക പരുത്തി ആ പ്രദേശങ്ങളിൽ കൃഷിചെയ്യുന്നതും കൈമാറ്റം വേക്കു ശുദ്ധം ആവാകു താഴെപ്പട്ടിക പരുത്തി നെറു പരുത്തിയോളം വളർത്തുന്നതും ആവാകു താഴെപ്പട്ടിക പരുത്തി ഗുണമേന്മയും വരുത്തുന്നതും നിരവധിക്കുകയും ആകട്ടെ വിപരീതമായിട്ടുള്ള കാര്യങ്ങളും ചെയ്യുന്നതു തുടങ്ങിയതിനെത്തന്നെ ;

“അ ആക്ട് പത്തുവർഷത്തിനുള്ള അധർഷ്ടിതാകൾ ഉൾപ്പെട്ടുള്ള സമയം സിദ്ധിച്ചിരിക്കുമ്പോൾ ;

ഇതിനാൽ താഴെ പറയുന്നവകൾ നിശ്ചയിക്കുന്നു :—

1. (1) “അ ആക്ട് 1932 മാർച്ച് 3 ന് മലിനാശി പരുത്തി നിമന്ത്രണം ആക്ട് എന്നു പേർപറയുക.

(2) ഇതിൽ മലിനാശി സംസ്ഥാനം ആകും പ്രാപിക്കുന്നതാകുന്നു.

2. “അ ആക്ട് വിവരങ്ങളിലെ സർവ്വതലത്തിൽ വിവരങ്ങൾ വ്യക്തമാക്കുന്നതിനായിട്ടുള്ളതും ;

(a) “പരുത്തി “ എന്നതിനെ പരുത്തിക്കുട്ടിയും കൽ നിശ്ചിതമായ നിരവധിതാകൾ ആകും പരുത്തിയും പരുത്തിക്കുട്ടിയും പരുത്തിക്കുട്ടിയും എന്നർത്ഥമാകുന്നു ;

(b) “പത്തുവർഷത്തിൽ പ്രദേശം “ എന്നതിനെ 3-5 വർഷക്കാലത്തുള്ള ഒരു പത്തുവർഷത്തെ വർഷം പരുത്തിയും നിരവധിതാകൾ ഉൾപ്പെട്ടുള്ള പ്രദേശം എന്നർത്ഥമാകുന്നു ;

(c) “നിശ്ചിത പരുത്തി “ എന്നതിനെ 3-5 വർഷക്കാലത്തുള്ള ഒരു പത്തുവർഷത്തെ നിരവധിതാകൾ പരുത്തി എന്നർത്ഥമാകുന്നു.

(ഗ) വല്ല നിർവ്വഹണത്തിനും കൂടുതൽ കാര്യങ്ങൾ,

(ഹ) വല്ല നിർവ്വഹണത്തിനും ഉപദേശിക്കുകയോ ചെയ്യുന്ന ഏതൊരുവരും ഇതിലുള്ളതുകൊണ്ട് ആകാൻ പറ്റാത്ത വിധം വിജയം പിന്തിയെടുക്കുന്ന വല്ല ഹാജരായതിന്റെ അവസരമുള്ളതുകൊണ്ട് ആകാൻ പറ്റാത്ത വിധം വിജയം കൈമാറുന്നതുകൊണ്ട്.

എന്നാൽ ആവശ്യപ്പെടുന്ന ഒരു ദയവുചെയ്തിട്ടുള്ളതല്ല ആവശ്യപ്പെടുന്ന ആവശ്യത്തിലേക്ക് വല്ല നിർവ്വഹണത്തിനും കരുതിക്കൊണ്ടുള്ളതുകൊണ്ട് ആവശ്യപ്പെടുന്നതല്ല ആവശ്യപ്പെടുന്നതല്ല.

3. (1) ഇതിൽ പറയുന്നതുകൊണ്ട് പരമേശ്വരൻ പരിശോധിക്കുന്നതുകൊണ്ട് വല്ല ആവശ്യപ്പെടുന്നതല്ല.

(2) അതിൽ 6 വരികൾ വരെയുള്ളതല്ല.

(3) പരമേശ്വരൻ ഒരു പ്രവർത്തിയിൽ 3-5 വരെയുള്ളതല്ല ഒരു പരമേശ്വരൻ വല്ല നിർവ്വഹണത്തിനും കൂടുതൽ ചെയ്യുന്നതുകൊണ്ട് അതിലുള്ളതുകൊണ്ട് പരമേശ്വരൻ ഒരു വല്ല നിർവ്വഹണത്തിനും കൂടുതൽ ചെയ്യുന്നതല്ല.

(4) പരമേശ്വരൻ ഒരു പ്രവർത്തിയിൽ 3-5 വരെയുള്ളതല്ല ഒരു പരമേശ്വരൻ വല്ല നിർവ്വഹണത്തിനും കൂടുതൽ ചെയ്യുന്നതുകൊണ്ട് അതിലുള്ളതുകൊണ്ട് പരമേശ്വരൻ ഒരു വല്ല നിർവ്വഹണത്തിനും കൂടുതൽ ചെയ്യുന്നതല്ല.

(5) അതിൽ പരിശോധിക്കുന്നതുകൊണ്ട്, നിർവ്വഹണത്തിനും വല്ല നിർവ്വഹണത്തിനും കൂടുതൽ ചെയ്യുന്നതുകൊണ്ട് പരിശോധിക്കുന്നതുകൊണ്ട്.

(6) പരമേശ്വരൻ വല്ല പരമേശ്വരൻ പരിശോധിക്കുന്നതുകൊണ്ട്.

(7) അതിൽ പരിശോധിക്കുന്നതുകൊണ്ട്, അതിൽ പരമേശ്വരൻ വല്ല പരിശോധിക്കുന്നതുകൊണ്ട്.

അതുകൂടി അതിന്റെ ഉപവിധി
 അതിന്റെ ഉപവിധി
 അതിന്റെ ഉപവിധി

(ii) കർമ്മ പദ്ധതി അതിന്റെ ഉപവിധി
 കർമ്മ പദ്ധതി അതിന്റെ ഉപവിധി
 കർമ്മ പദ്ധതി അതിന്റെ ഉപവിധി

3. ഈ അതിന്റെ ഉപവിധി
 ഈ അതിന്റെ ഉപവിധി
 ഈ അതിന്റെ ഉപവിധി

4. ഈ അതിന്റെ ഉപവിധി
 ഈ അതിന്റെ ഉപവിധി
 ഈ അതിന്റെ ഉപവിധി

10. (1) അതിന്റെ ഉപവിധി
 അതിന്റെ ഉപവിധി
 അതിന്റെ ഉപവിധി

(2) അതിന്റെ ഉപവിധി
 അതിന്റെ ഉപവിധി
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 അതിന്റെ ഉപവിധി

BILL No. 4 of 1932.

1983 ലെ 4 - 5 നമ്പർ വീതി.

A BILL TO AMEND THE MADRAS LOCAL BOARDS ACT, 1920, FOR CERTAIN PURPOSES.

[illegible][illegible]

1. 1980-81-ல் 1982-83-ல்
அதே மாதிரியாக (அதே மாதிரி) 1984-85-ல்
அதே மாதிரியாக

1920 ���ෂ 1-2-3 ශබ්
1920 ���ෂ 1-2-3 ශබ්
1920 ���ෂ 1-2-3 ශබ්

2. (ඉතිහාසයෙන් පැවතුනු අමතර
අක්ෂර) 1920 ���ෂ 1-2-3 ශබ්
අමතර අක්ෂරයන් 1-2-3 ශබ්
පිටුව—

11. (7) എന്ന ലക്ഷ്യത്തിന് പകരം തന്നെ കിരണഗത ലക്ഷ്യം വേർതിട്ട, താഴെത്തന്നെ :—

“ (7) ‘ഡിസ്ട്രിക്ട്’ എന്നർത്ത് അഞ്ചു സ്ഥലവിഭാഗം 3-3 എന്ന വകുപ്പ് (1) എന്ന ചേമ്പക്വട്ടിൽ പ്രസ്തുതിച്ചിട്ടുള്ള ‘ഡിസ്ട്രിക്ട്’ എന്നാൽ (2) എന്ന ചേമ്പക്വട്ടിൽ പ്രസ്തുത പതി ഡിസ്ട്രിക്ടായി കൂട്ടിക്കാണിച്ച പ്രദേശം എന്നർത്ഥം.

(2) എന്ന രാജധാനിയിൽ അധികൃതർ പ്രവേശിക്കുന്നതിന് അനുമതി നൽകുന്നതിനുള്ള നടപടി.

(1) (a) (19-A) എന്നും (19-B) എന്നും രണ്ട് ചെറിയ ബോർഡ് (19-2) എന്നും (19-3) എന്നും രണ്ടാമത്തെ വലിയ ബോർഡ്, താഴെ ചേർന്നിട്ടുള്ള (19-A) എന്നും ചേർന്നിട്ടുള്ള (19-B) എന്നും രണ്ടാമത്തെ വലിയ ബോർഡ് —

¹⁰ (19-ആ) 'തലമുളപ്പിന്റെ' പേരുമില്ലാത്ത—

1

(3) വല്ല വധിഭൂമിയിൽനിന്നും അതിൽ അവസാനം വരുന്ന ഒഴിവുഭൂമിയെ,

(10) (1) എന്ന സഹവർത്തനം പുറപ്പെടുവിക്കും

உயர் பரிசீலனை மன்றத்தின்

(ix). (2) ஏனா கையாண்டிருக்கிற பரந்திரத்தினி
அப்போதேதே அது வியட்நாமின்கள் போன கைகொண்டிருக்கிறா,
கொண்டிருக்கிறா.

[illegible][illegible]

(5) வவு வியூதியுக்கு ஒரு வயது வியூதியுக்குள்
உள்ள அந்தரம் அளவிடக்கூடிய வயது வியூதியுக்குள்ளேயே காலகால
அளவாக அளவிடக்கூடிய வயது வியூதியுக்குள் உடம்புக்குள் இருந்து
அவ்வளவிடக்கூடிய ஒரு அளவாக அளவிடக்கூடிய ஒரு வயது



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 17]

MADRAS, TUESDAY EVENING, APRIL 26, 1932.

(PART, 6 p.m.)

ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING
23rd APRIL 1932.

GENERAL SUMMARY.

Rainfall moderate in Ganjam, Vizagapatam (Orissa), West Godavari, Coimbatore and the Nilgiris; fair in Visagapatam (Agency), East Godavari, Gunter, Nellore, Chingapur, Madras, South Arcot, North Arcot, Salem, Trichinopoly, Tanjore, Madurai and Malabar; light or nil elsewhere. Sowing of dry crops proceeding in parts of Nellore and Coimbatore. Standing crops generally fair. Harvest of ragi proceeding in Ganjam, Vizagapatam, Nellore and Coimbatore; gingelly in Ganjam and Vizagapatam; sowing of sugarcane in Vizagapatam, West Godavari and Bellary and picking of cotton in Kurnool, Bellary, Anantapur, Nellore and Coimbatore; cottons generally fair. Condition of cattle generally fair to good. Fodder generally sufficient. Water-supply generally sufficient except in parts of Ganjam, Vizagapatam, Bellary, Anantapur, Cuddapah, North Arcot, Salem and Ramanad. Prices generally stationary.

A. R. MacKEN, Secretary.

BOARD (LAND REVENUE AND SETTLEMENTS),
MADRAS, 26th April 1932.

DISTRICT REPORTS.

GANJAM.

Water-supply sufficient except in parts 422 feet of water in Rameswaram (P.L. 12), 423 feet in Rameswaram (P.L. 12). Harvest of ragi and gingelly proceeding in parts; cottons fair. Pasture generally available. Fodder sufficient. Condition of cattle good.

H-82-14

VIZAGAPATAM.

Water-supply generally sufficient except in parts. Standing crops thriving well. Harvest of ragi, and gingelly and sowing of sugarcane proceeding in parts; cottons fair. Pasture available except in parts. Fodder generally sufficient. Condition of cattle generally good.

EAST GODAVARI.

Water-supply sufficient. The Godavari 191 feet below the crest of the weir. Pasture insufficient. Fodder sufficient. Condition of cattle generally good.

WEST GODAVARI.

Water supply sufficient. Planting of sugarcane proceeding. Sowing of sugarcane proceeding in the delta; cottons poor. Pasture generally available except in parts. Fodder sufficient. Condition of cattle good.

KURNA.

Water-supply sufficient. The Kurna 14 feet below crest. Standing crops fair. Picking of cotton proceeding in parts; cottons fair. Pasture available except in parts. Fodder sufficient. Condition of cattle fair.

GUNTUR.

Water-supply sufficient for drinking purposes. Pasture not available except in two taluks. Fodder sufficient. Condition of cattle generally good.

KURNOOL.

Water supply generally sufficient. Picking of cotton proceeding; cottons poor to normal. Pasture scanty. Fodder generally sufficient. Condition of cattle fair.

BELLARY.

Water-supply generally insufficient except in parts. Standing crops poor to fair. Picking of cotton and sowing of sugarcane proceeding in parts; cottons generally poor to fair. Pasture

BELLARY.

Water-supply generally insufficient except in parts. Standing crops fair. Flocking of cotton and cutting of sugarcane proceeding in parts; cotton generally fair to fair. Pasture scarce. Fodder sufficient except in Bellary tank and in parts of other tanks. Condition of cattle good. Over 2,500 persons employed on rice paddy lands. Prospects fair to normal in Bellary and the western tanks and glens in the remaining taluk.

ANANTAPUR.

Water-supply generally insufficient except in parts. Standing crops crop poor. Flocking of cotton proceeding; cotton poor. Pasture scarce. Fodder available in limited quantities. Condition of cattle good. Situation being watched.

CUDDAPORE.

Water-supply generally sufficient except in parts. Standing crops fair. Harvest of paddy and ragi proceeding in parts; cotton fair. Pasture scarce in some parts and not available in other parts. Fodder sufficient. Condition of cattle generally good.

NEELGIRI.

Water-supply generally sufficient. 108 feet of water in Mared reservoir (J.T.L. 27-4) and 14.45 feet in Marigat reservoir (J.T.L. 21-4). Sowing of millets proceeding in parts. Standing crops generally fair to good. Harvest of paddy, ragi, cotton, and mustard taking place. Flocking in parts; cotton generally fair. Pasture generally available. Fodder sufficient. Condition of cattle generally good.

CHINLEGGY.

Water-supply sufficient. Standing paddy crop fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

SOUTH ARCO.

Water-supply sufficient. Standing paddy crop fair. Harvest of paddy proceeding in parts; cotton fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

CHITTOOR.

Water-supply generally sufficient. Harvest of paddy and cutting of sugarcane proceeding in parts; cotton fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

NORTH ARCO.

Water-supply sufficient except in parts. Standing paddy crop fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

SALEM.

Water-supply generally sufficient except in parts. Standing crops fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

COMBATORE.

Water-supply generally sufficient. Standing crops fair. Harvest of paddy, cotton, tobacco, and cutting of sugarcane and sowing of cotton proceeding in parts; cotton fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

TRICHINOPOLY.

Water-supply generally sufficient. Pasture available. Fodder sufficient. Condition of cattle fair.

TANJORE.

Water-supply generally sufficient. Height of water in the Grand Anicut 51. The discharge in the Coleroon very low in some sections and another branches was 33 feet in each. Pasture available. Fodder sufficient. Condition of cattle fair.

MADURAI.

Water-supply sufficient for drinking purposes. Standing cotton crop fair. Pasture available. Fodder sufficient. Condition of cattle good.

RAMNAD.

Water-supply sufficient in parts. Standing crops good. Pasture available. Fodder sufficient. Condition of cattle good.

TIMNEVELLE.

Water-supply sufficient. No flow over the broad-bushes, except. Discharge inadequate. Harvest of paddy proceeding; cotton fair. Pasture available. Fodder sufficient. Condition of cattle fair.

MALABAR.

Water-supply generally sufficient. Pasture available. Fodder sufficient. Condition of cattle fair.

SOUTH KANARA.

Water-supply sufficient. Standing crops fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

THE NILGIRIS.

Water-supply sufficient. Standing crops fair. Flocking of cotton proceeding in parts; cotton fair. Pasture available. Fodder sufficient. Condition of cattle fair.